

Kansas Register

Ron Thornburgh, Secretary of State

Vol. 16, No. 12 Mare

March 20, 1997

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Legislature

Legislative Bills and Resolutions Introduced

The following numbers and titles of bills and resolutions were recently introduced by the 1997 Legislature. Copies of bills and resolutions are available free of charge from the Legislative Document Room, 145-N, State Capitol, 300 S.W. 10th Ave., Topeka, 66612, (913) 296-4096.

Bills/Resolutions introduced March 6-12:

House Bills

HB 2511, An act relating to taxation; imposing an excise tax upon the privilege of transporting freight by railroad in this state, by Committee on Taxation

HB 2512, An act concerning the state library, relating to the state grants-in-aid to libraries act; amending K.S.A. 75-2558 and 75-2559 and K.S.A. 1996 Supp. 75-2534, 75-2556 and 75-2557 and repealing the existing sections, by Committee on Appropriations.

HB 2513, An act concerning solid waste; amending K.S.A. 1996 Supp. 65-3407 and repealing the existing section, by Committee on Taxation.

HB 2514, An act concerning school district finance; authorizing boards of education to adopt local option budgets; providing a procedure for authorization to increase such budgets; authorizing the imposition of school district retailers' sales taxes and school district income taxes for the purpose of financing such budgets; amending K.S.A. 1996 Supp. 72-6433 and repealing the existing section; also repealing K.S.A. 1996 Supp. 72-6433a, by Committee on Taxation.

HB 2515, An act concerning consolidated cities and counties; relating to the adoption or abandonment of forms of government, by Committee

on Appropriations.

HB 2516, An act concerning review of certain state agency projects and budget estimates by the legislature; relating to certain joint committees; composition; powers, duties and functions; requiring certain reports and consultations; amending K.S.A. 46-1701, 46-2101 and 46-2102 and K.S.A. 1996 Supp. 75-4744 and repealing the existing sections, by Committee on Appropriations.

HB 2517, An act concerning the Kansas public employees retirement system; relating to purchase of additional benefits; amending K.S.A. 1996 Supp. 74-4936a and repealing the existing section, by Committee

on Appropriations.

HB 2518, An act making and concerning appropriations for the fiscal year ending June 30, 1997, for the attorney general; authorizing certain

transfers, imposing certain restrictions and limitations, and directing or authorizing certain receipts and disbursements and acts incidental to the foregoing, by Committee on Appropriations.

HB 2519, An act concerning state officers and employees; relating to compensation for accumulated sick leave upon separation from state service; amending K.S.A. 75-5517 and repealing the existing section, by Committee on Appropriations.

HB 2520, An act creating the joint committee on corrections and juvenile justice oversight; providing for the composition, organization and

duties thereof, by Committee on Appropriations.

HB 2521, An act concerning cities; relating to the adoption or abandonment of forms of city government; amending K.S.A. 12-184 and repealing the existing section, by Committee on Appropriations.

HB 2522, An act concerning underground storage of natural gas; amending K.S.A. 55-1201, 55-1204, 55-1205 and 55-1210 and repealing

the existing sections, by Committee on Appropriations.

HB 2523, An act concerning social welfare; relating to transitional medical care services; health care coverage for children; amending K.S.A. 1996 Supp. 39-7,122 and repealing the existing section, by Committee on Appropriations.

House Concurrent Resolutions

HCR 5021, A concurrent resolution directing the State Board of Education to define the components of an essential core curriculum that should be offered to every elementary and secondary public school student, respectively, regardless of school size and location, to determine the probable costs of providing that curriculum, and to make a report thereon to the Education Committees of the Senate and House of Representatives.

HCR 5022, A proposition to amend section 1 of article 5 of the constitution of the state of Kansas, relating to qualifications of electors.

Senate Resolutions

SR 1821, A resolution congratulating and commending Robert (Bob) M. White, founder and retiring chairman of Marketing Communications, Inc.

SR 1822, A resolution congratulating and commending the Goddard High School band.

ŠR 1823, A resolution congratulating and commending the Clearwater Cancer Relay For Life.

SR 1824, A resolution congratulating and commending Hays for being selected as one of 10 winning cities in the 1996 All-America City and Community Award Contest.

Doc. No. 018845

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State Banking Board

Notice of Meeting

The State Banking Board will meet at 9 a.m. Monday, April 21, in the conference room of the Office of the State Bank Commissioner, Suite 300, Jayhawk Tower, 700 S.W. Jackson, Topeka. The board reviews matters relating to its supervisory authority as set forth in K.S.A. 9-1801 et seq.

W. Newton Male State Bank Commissioner

Doc. No. 018865

State of Kansas

Social and Rehabilitation Services

Notice of Extension of Deadline for Request for Proposals

To allow more time for local planning and collaboration, Rehabilitation Services has extended the deadline for submission of proposals for the new Employment Support Services (ESS) grant program to 4 p.m. April 14. The purpose of the ESS grant program is to provide time-limited services to assist people with cognitive disabilities to achieve integrated competitive employment. About \$1.8 million in grant funds are available.

Rehabilitation Services also has issued an addendum to the request for proposals (RFP #ESS 1-97) which provides additional information on the target population to be served, definitions of key grant requirements, and an-

swers to some frequently asked questions.

A second pre-bid conference has been scheduled to allow for additional clarifications and discussion of questions, as needed, prior to submission of proposals. This conference will be conducted from 10 a.m. to 3 p.m. April 1' at Staff Development, 300 S.W. Oakley (Topeka State Hospital grounds), Topeka.

Persons interested in the ESS grant program should

contact Pat Bach at (913) 296-3311:

 To request a copy of the RFP, the addendum or the transcript of the first pre-bid conference conducted March 5. (Transcripts and additional handouts from both pre-bid conferences will be automatically distributed to all RFP recipients.)

 To request reasonable accommodation in order to participate in the April 1 pre-bid conference. The

deadline is March 18.

To register to attend the April 1 pre-bid conference.
 The deadline is March 26.

 To submit written questions to be addressed at the April 1 pre-bid conference. The deadline is March 26.

> Rochelle Chronister Secretary of Social and Rehabilitation Services

State of Kansas

Board of Emergency Medical Services

Notice of Meeting

The Board of Emergency Medical Services will meet at 9 a.m. Friday, April 4, in Room 12, State Defense Building, 2800 Topeka Blvd., Topeka. All meetings of the board are open to the public. For more information, contact the administrator at 109 S.W. 6th, Topeka, 66603, (913) 296-7296.

Bob McDaneld Administrator

Doc. No. 018872

(Published in the Kansas Register March 20, 1997.)

City of Wichita, Kansas Human Services Department

Request for Proposals for Oversight Services

The Job Training Partnership Act (JTPA) provides federal funds to states to establish programs to prepare youth and adults for entry into the labor force. Under JTPA, each state is divided into service delivery areas (SDAs). Within each SDA, private and public sector representatives are appointed to a Private Industry Council (PIC), which is responsible for policy, program development and oversight of programs operated within the SDA. SDA IV's PIC is accepting proposals for oversight services for its designated grant recipients and program administrators, the City of Wichita for Title II programs, and the Kansas Department of Human Resources for Title III programs.

Scope of Work

The PIC and the City of Wichita are seeking an agent qualified to contract to perform oversight activities under JTPA (PL 97-300). Oversight activities include review/analysis of submitted documents; attendance at various meetings; facilitation of a planning retreat; and providing consultation with, and written recommendations to, the PIC.

The maximum amount budgeted for this contract is \$19,000. The contract period will be July 1, 1997 through June 30, 1998, with one option to renew the contract, by mutual agreement of both parties, under the same terms and conditions for an additional one-year period.

Instructions for Submittal

All instructions are in the Request for Proposal packet which may be requested from Mike Reichenberger, Planning and Administration Director, City of Wichita, Human Services Department, 2nd Floor, City Hall, 455 N. Main, Wichita, 67202, (316) 268-4691, fax (316) 268-4219.

Proposal Due Date

Noon, April 25, at the address above.

Mike Reichenberger Planning and Administration Director

Doc. No. 018857

State of Kansas Wildlife and Parks Commission

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted by the Wildlife and Parks Commission at 7 p.m. Thursday, April 24, at the Ramada Inn & Tower, 6th Street and I-70, Topeka, to consider the approval and adoption of four proposed exempt regulations of the Department of Wildlife and Parks. The public notice for six additional department regulations to be considered at that time was published in the Kansas Register February 20, 1997.

A workshop meeting on business of the Wildlife and Parks Commission will begin at 1:30 p.m. April 24 at the same location. The meeting will recess at 5 p.m., then resume at 7 p.m. at the same location for the regulatory hearing. There will be public comment periods at the beginning of the afternoon and evening meetings for any issues not on the agenda, and additional comment periods will be available during the meeting on agenda items. Old and new business also may be discussed at this time. If necessary to complete the hearing or other business matters, the commission will reconvene at 9 a.m. April 25 at the same location.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statements in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Cindy Baugh, commission secretary, at (316) 672-5911. Persons with a hearing impairment may call the TDD service at 1-800-766-3777 to request special accommodations.

This 30-day notice period prior to the hearing constitutes a public comment period for the purpose of receiving written public comments on the proposed exempt regulations.

All interested parties may submit written comments prior to the hearing to the chairman of the commission, Kansas Department of Wildlife and Parks, Suite 502, Landon State Office Building, 900 S.W. Jackson, Topeka, 66612. All interested parties will be given a reasonable opportunity at the hearing to express their views orally in regard to the adoption of the proposed regulations. During the hearing, all written and oral comments submitted by interested parties will be considered by the commission as a basis for approving, amending and approving, or rejecting the proposed regulations.

The regulations that will be heard during the regulatory hearing portion of the meeting, in addition to those whose notice has been previously published, are as follows:

K.A.R. 115-25-5. Turkey; fall season, bag limit and permits. This proposed exempt regulation establishes hunting unit boundaries, bag limit, application periods and season dates for the 1997 fall firearm and archery wild turkey seasons. A proposed amendment to the regulation would clarify that a person may purchase a permit for both the firearm season and the archery season for wild turkey. A second proposed change in the regu-

lation would set the bag limit for hunt-on-your-own-land permits at two turkeys of either sex.

Economic Impact Summary: The estimated revenue if all available permits are issued would be \$72,400. The department estimates over 20,000 days of hunting activity will occur, thus providing economic benefit to businesses providing goods and services.

K.A.R. 115-25-7. Antelope; open season, bag limit and permits. This proposed exempt regulation establishes hunting unit boundaries, bag limit, application periods and season dates for the 1997 firearm and archery antelope seasons. A proposed change in the regulation would combine the two archery units into one single unit for the fall archery season.

Economic Impact Summary: Estimated revenue if all available permits are issued would be \$12,780. Approximately 750 days of hunting activity will occur. Based on a federal survey estimate of the average expenditures of big game hunters, the season may generate \$170,640 in economic benefit to businesses providing goods and services

K.A.R. 115-25-8. Elk; open season, bag limit and permits. This proposed exempt regulation establishes hunting unit boundaries, bag limit, application periods and season dates for the 1997 muzzleloader, archery and firearm seasons for elk. A proposed change in the regulation would create a 12-county unit in addition to the Fort Riley unit.

Economic Impact Summary: It is anticipated that 13 elk permits will be authorized. Approximately 75 days of hunting activity may occur, thus providing economic benefit to businesses providing goods and services.

K.A.R. 115-25-9. Deer; open season, bag limit and permits. This proposed exempt regulation establishes hunting bag limits, application periods and season dates for the 1997 firearm and archery deer seasons. A proposed amendment to this regulation would specify that hunton-your-own-land permits for units 17 and 18 would be for white-tailed deer and antlered mule deer. Another change in the regulation would allow firearm deer hunters participating in the competitive draw to also obtain a statewide archery permit.

Economic Impact Summary: It is anticipated that 108,000 deer hunting permits of all types will be authorized, including firearm, archery and hunt-on-your-ownland permits. Estimated revenue if all permits are issued would be \$2,400,000. Approximately 800,000 days of hunting activity by 85,000 hunters are anticipated. Based on a federal survey estimate of the average expenditures of big game hunters, the season may generate \$40 million worth of economic benefit to businesses providing big game goods and services.

Copies of the complete text of the regulations and their respective economic impact statements may be obtained by contacting the chairman of the commission at the address above or by calling (913) 296-2281.

John R. Dykes Chairman

Pooled Money Investment Board

Notice of Investment Rates

The following rates are published in accordance with K.S.A. 1995 Supp. 75-4210, as amended by 1996 Senate Bill No. 476. These rates and their uses are defined in K.S.A. 1995 Supp. 12-1675(b)(c)(d), and K.S.A. 1995 Supp. 75-4201(l) and 75-4209(a)(1)(B), as amended by 1996 Senate Bill 476.

Effective 3-24-97 through 3-30-97

	will complete o	00 77
Term		Rate
0-90 days		5.16%
3 months		5.25%
6 months		5.57%
9 months		5.66%
12 months		5.78%
18 months		6.02%
24 months		6.14%
36 months		6.35%
48 months		6.47%

William E. Lewis Chairman

Doc. No. 018844

State of Kansas

Kansas Development Finance Authority

Notice of Hearing

A public hearing will be conducted at 10 a.m. Friday, April 4, in the Senate Room of Jayhawk Tower, first floor, 700 S.W. Jackson, Topeka, on the proposal for the Kansas Development Finance Authority to issue its Agricultural Development Revenue Bonds for the projects numbered below, in the respective maximum principal amount. Each bond will be issued to assist the respective borrower (who will be the owner and operator of the respective project) to finance the cost in the amount of the bond of acquiring the respective projects or for the purpose of refunding a bond previously issued to finance the respective projects. Each project shall be located as shown:

Project No. 000326, Maximum Principal Amount: \$84,000. Owner/Operator: James A. Weed. Description: Acquisition of 160 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes. Location: Section 2, Winona Township, Logan County, Kansas; approximately 5 miles north and 2 miles west of Winona.

Project No. 000327, Maximum Principal Amount: \$150,000. Owner/Operator: Shane and Cindy Mullen. Description: Acquisition of 640 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes. Location: Sections 14, 15 and 32, Winona Township, Logan County, Kansas; approximately 8 miles southwest of Winona and 1 mile south of Highway 40.

Project No. 000332, Maximum Principal Amount: \$23,250. Owner/Operator: Garland L. and Georgia

A. Rucker. Description: Acquisition of 90 acres of agricultural land, fencing and related improvements and equipment to be used by the owner/operator for farming purposes. Location: Section 18, Lyon Township, Morris County, Kansas, and Section 13, Lyon Township, Dickinson County, Kansas; approximately 1 mile south of Herington on Highway 77.

Project No. 000335, Maximum Principal Amount: \$85,000. Owner/Operator: Jason Ray and Sheri Gail Penner Wiebe. Description: Acquisition of one half of existing dairy facilities, 65 head of Holstein dairy cows and 40 replacement dairy heifers, and related improvements and equipment to be used by the owner/operator for farming purposes. Location: Section 8, Durham Park Township, Marion County, Kansas; approximately 1¼ miles west of Durham on unmarked paved road, then right ¼ mile on gravel road.

Project No. 000336, Maximum Principal Amount: \$35,532. Owner/Operator: Jason Stapel. Description: Acquisition of 160 acres of agricultural land and related improvements and equipment to be used by the owner/operator for farming purposes. Location: Section 10, Phillipsburg Township, Phillips County, Kansas; approximately 2 miles north of Phillipsburg on Highway 183 and 1 mile west.

Each bond, when issued, will be a limited obligation of the Kansas Development Finance Authority and will not constitute a general obligation or indebtedness of the State of Kansas or any political subdivision thereof, including the Authority, nor will it be an indebtedness for which the faith and credit and taxing powers of the State of Kansas are pledged. Each bond will be payable solely and only from amounts received from the respective borrower, the obligation of which will be sufficient to pay the principal of, interest and redemption premium, if any, on each bond as and when it shall become due.

All individuals who appear at the hearing will be given an opportunity to express their views for or against the proposal to issue any specific bond for the purpose of financing the respective project, and all written comments previously filed with the Authority at its offices at Suite 1000, Jayhawk Tower, 700 S.W. Jackson, Topeka, 66603, will be considered. Additional information regarding any of the projects described above may be obtained by contacting the Authority.

Any individual affected by any of the above described projects may, at or prior to the hearing, file a written request with the Authority that a local hearing be held on the proposal to issue a bond to finance said project. A local hearing, if requested, would be conducted in the county where the project in question is located.

Wm. F. Caton President

Behavioral Sciences Regulatory Board

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 9 a.m. Monday, June 9, in the conference room of the Behavioral Sciences Regulatory Board office, 712 S. Kansas Ave., Topeka, to consider the adoption of proposed changes in each of the existing social work regulations and in the fee regulations for licensed psychologists, professional counselors, master's level psychologists and marriage and family therapists.

The 60-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed rules and regulations. All interested parties may submit written comments prior to the hearing to Mary Ann Gabel, Behavioral Sciences Regulatory Board, 712 S. Kansas Ave., Topeka, 6603-3817. All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulations during the hearing.

A summary of each of the proposed regulations and

their economic impact follows.

K.A.R. 102-2-1a. Definitions. The proposed amendments to this regulation further clarify clinical social work practice, direction, social work supervision, the formal professional relationship between the supervisor and supervisee, academic practicum, continuing education, termination of a client relationship, dual relationship, misfeasance, nonfeasance, malfeasance, merits the public trust, undue influence, and practice setting. The regulation should have minimal financial impact on licensed social workers.

K.A.R. 102-2-2a. Application for licensure. The proposed amendments to this regulation further clarify the social work licensure application process. The proposed amendments in the regulation should have minimal fi-

nancial impact on licensure applicants.

K.A.R. 102-2-3. Fees. The proposed amendments to this regulation establish a new fee for filing an application and establish new fees for sponsors of board-approved continuing education programs. The amendments do not change the existing fee structure for either original issuance or renewal of licensure. The proposed amendments require licensure applicants to pay a separate application fee and require sponsors of board-approved CE programs to pay an application fee. The fees are necessary to offset the costs the agency incurs in processing these applications.

K.A.R. 102-2-4a. Continuing education for licensees. The proposed amendment to this regulation establishes the requirement that effective January 1, 1998, as part of the requisite 60 hours of continuing education prior to renewal of licensure, each licensee shall complete a minimum of a three-hour program that focuses on ethical issues of the social work profession. Additional amendments include the addition of the following educational modes as acceptable forms of continuing education, with concurrent defined maximum credit hours: computerized interactive learning modules; telecasts; audiotapes or vid-

eotapes; and additional cross-disciplinary offerings in related areas. The proposed amendments should have minimal financial impact on licensees. The changes will benefit licensees by providing more opportunities for ac-

ceptable forms of continuing education.

K.A.R. 102-2-4b. Continuing education approval for sponsors. The proposed amendments in this regulation incorporate currently accepted grammar and order, as well as incorporate the wording for required fees for sponsors of board-approved continuing education programs. The proposed amendments will have a financial impact on sponsors of board-approved continuing education because they will now be required to reimburse the board, by paying an application fee, for the costs the board incurs to process CE sponsor applications.

K.A.R. 102-2-5. Documentation for continuing education. The proposed amendments in this regulation incorporate currently accepted grammar and order, as well as incorporate the wording to include the expanded approved forms of continuing education. Licensees should have little, if no, financial impact resulting from these

proposed amendments.

K.A.R. 102-2-6. Program approval. The proposed amendments in this regulation incorporate currently accepted grammar and order, as well as incorporate the amended definition of academic practicum. Licensees should have little, if no, financial impact resulting from

these proposed amendments.

K.A.R. 102-2-7. Unprofessional conduct. The proposed amendments in this regulation incorporate currently accepted grammar and order, as well as further clarify the existing acts of unprofessional conduct. Licensees should have little, if no, financial impact resulting from these

proposed amendments.

K.A.R. 102-2-8. Supervision. The proposed amendments in this regulation incorporate currently accepted grammar and order, as well as further clarify what constitutes acceptable supervision and the relationship between a supervisor and a supervisee. Licensees and agencies utilizing social service designees that have been compliant with the explicit wording and board interpretation of the historical regulations will incur no financial impact. A small proportion of licensees and agencies that have relied upon wording ambiguities and lack of specificity will incur increased supervision costs in order to comply with the prescribed requirements.

K.A.R. 102-2-9. Examinations. The proposed amendments in this regulation incorporate currently accepted grammar and order. Changes reflected herein are procedural and updating; thus, licensees should experience no

negative financial impact.

K.A.R. 102-2-10. Licenses. The proposed amendments in this regulation incorporate currently accepted grammar and order. Licensees should experience no economic

impact because of these proposed amendments.

K.A.R. 102-2-11. Renewal and reinstatement. The proposed amendments in this regulation incorporate currently accepted grammar and order, as well as further clarify the information or material an applicant is required to provide to enable the board to make a determination as to whether to reinstate an expired or a revoked social work license. Most licensees will experience

no financial impact. The very small proportion of licensees who have experienced licensure revocation may incur a small financial expense accessing the documentation re-

quired by the amended regulations.

K.A.R. 102-2-12. Licensed specialist clinical social work. The proposed amendments in this regulation establish and define the following: (1) educational requirements; (2) post-graduate supervision requirements; and (3) supervisory contract. Licensees who have either received weekly clinical supervision, as historically required, in an individual format or whose employers provide clinical supervision will incur no additional expenses. Licensees who purchase supervision and who have utilized group format supervision to offset their supervision costs will incur additional expense because of the proposal to limit group supervision to 25 percent of the total. Increased earning potential upon receipt of the LSCSW credential will presumably allow such individuals to recover (and exceed) any negative fiscal impact they might incur.

K.A.R. 102-1-13. Fees. The proposed amendment in this psychology licensure regulation establishes a separate application fee in the amount of \$75. The financial impact of the proposed amendment requires licensure applicants to pay a separate application fee. The fee is necessary to offset the expense the agency incurs in process-

ing each application.

K.A.R. 102-3-2. Fees. The proposed amendments in this professional counselor regulation establish a separate application fee in the amount of \$75 and a temporary license fee in the amount of \$150. The amendments further increase original and renewal license fees from \$100 to \$150. The financial impact of the proposed amendment requires licensure applicants to pay a separate application fee and increased original and renewal licensure fees. The application fee, as well as the other fee increases, are necessary to offset the expense the agency incurs in processing each application and in administering this creden-

K.A.R. 102-4-2. Fees. The proposed amendments in this master's level psychology regulation establish a separate application fee in the amount of \$75 and examination fee in the amount of \$325. The amendments further decrease the temporary permit and renewal of temporary permit fee from \$200 to \$100, and increase the original, reinstatement and renewal licensure fees from \$100 to \$175. The financial impact of the proposed amendments requires licensure applicants to pay a separate application and a new examination fee, and a decreased temporary permit fee. The amendments further increase licensees' licensure fees. The application fee, as well as the other fee increases, are necessary to offset the expense the agency incurs in processing each application, in purchasing each examination, and in administering this credentialing program. The addition of an examination fee is necessary because of 1996 statutory amendments that now require LMLP applicants to satisfactorily complete an examination.

K.A.R. 102-5-2. Fees. The proposed amendments in this marriage and family therapy regulation establish a separate application fee in the amount of \$75 and a temporary permit fee in the amount of \$150. The proposed amendments further set a cap of \$150 for late renewal fees. The financial impact of the proposed amendment

requires licensure applicants to pay a separate application fee. The new application and temporary permit fees are necessary to offset the costs the agency incurs in processing each application and in administering this credentialing program.

A copy of the full text for each of the regulations and the economic impact statement may be obtained by writing to the Behavioral Sciences Regulatory Board.

Any individual with a disability may request accommodation in order to participate in the public hearing. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Mary Ann Gabel at (913) 296-3207.

Edward F. Wiegers Chairperson

Doc. No. 018853

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. Hall Brothers Construction Company, Inc. has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300 to construct a hot-mix asphalt facility. Emissions of particulate matter, particulate matter smaller than 10 microns, nitrogen oxides, sulfur oxides and volatile organic compounds were evaluated during the permit review process.

Hall Brothers Construction Company, Inc., Marysville, owns and operates the portable hot-mix asphalt facility.

A copy of the proposed permit, permit application, all supporting nonconfidential documentation and all information relied upon during review of the permit application is available for public inspection during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka. To obtain or review the proposed permit and supporting documentation, contact Shawn Howell, (913) 296-1993, at the KDHE central office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Shawn Howell, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. Written comments must be received by the close of business April 21 in order to be considered in formulating a

final permit decision.

A person may request a public hearing be conducted on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business April 21 in order for the Secretary of Health and Environment to consider the request.

James J. O'Connell Secretary of Health and Environment

Kansas Commission on Veterans' Affairs

Notice of Meeting

The Kansas Commission on Veterans' Affairs will meet at 1 p.m. Friday, March 21, in the State Banking Commission conference room, third floor, Jayhawk Tower, 700 S.W. Jackson, Topeka. The public is invited to attend.

Don A. Myer Executive Director

Doc. No. 018848

State of Kansas

Department of Administration Division of Purchases

Notice to Bidders

Sealed bids for the following items will be received by the Director of Purchases, Landon State Office Building, 900 S.W. Jackson, Room 102, Topeka, until 2 p.m. on the date indicated and then will be publicly opened. Interested bidders may call (913) 296-2377 for additional information.

Monday, March 31, 1997

32365

Kansas Correctional Industries—Liquid bleach concentrate

32367

Emporia State University—Printed items 32376

Kansas State University—Aerial spraying service 5581

Kansas State University—Spectrophotometer 5582

University of Kansas Medical Center— Micropreparative HPLC

5583

Department of Health and Environment—Gas chromatograph

5592

Fort Hays State University—Gas chromatograph/mass spectrometer system

5593

Department of Transportation—Full-size sport utility vehicles (Suburbans)

Wednesday, April 2, 1997

32375

University of Kansas Medical Center—Window washing service, Kansas City, Kansas

Thursday, April 3, 1997

5584

Department of Wildlife and Parks—Traffic counters, various locations

5585

Kansas State University—Mailroom equipment

Friday, April 4, 1997

32374

State Corporation Commission—Well plugging, Barnett Project

5594

Department of Administration, Division of Information Systems and Communications—Router maintenance and management software system

5596

Kansas State University—Chemicals 5597

Kansas State University—Fiberglass shingles
5598

Department of Transportation—Strobe warning lights, Chanute

5599

Kansas Neurological Institute—Therapeutic bathing units

5600

University of Kansas—Upholstery fabric 5601

Department of Health and Environment—Portable cesium magnetometer

5602

Kansas State University—Class 7 truck 5603

Kansas State University—Front deck mower 5604

Department of Transportation—Mower repair parts, Chanute

Tuesday, April 8, 1997 A-8186

University of Kansas—Classroom improvements, Strong Hall

Thursday, April 10, 1997

A-7942

University of Kansas—Stabilization and repair/ parking garage, office complex

A-8107

Pittsburg State University—Replace electrical service, Bowen Hall

32372

Kansas State University—Termite control services
5595

Parsons State Hospital—Furnish and install telecommunications cable

Tuesday, April 15, 1997 A-8057(a)

Emporia State University—Loops A, B and C completion, system electrical upgrade, various buildings

Request for Proposals

Tuesday, April 15, 1997

5586

Operation of existing ADP system for Kansas WIC and CSF programs for the Department of Health and Environment

John T, Houlihan Director of Purchases

Criminal Justice Coordinating Council

Notice of Meeting

The Kansas Criminal Justice Coordinating Council will meet from 10 a.m. to noon Thursday, March 27, in the Office of Judicial Administration, conference room, third floor, Kansas Judicial Center, 301 W. 10th, Topeka.

> Barbara S. Tombs Executive Director

Doc. No. 018869

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. Werner Construction Company has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300 to construct a hot-mix asphalt plant. Emissions of particulate matter, particulate matter less than 10 microns, nitrogen oxides, sulfur oxides and volatile organic compounds were evaluated during the permit review process.

Werner Construction Company, Hastings, Nebraska, owns and operates the stationary source located at Section 9, Township 6 North, Range 11 West, in Downs, Osborne County, Kansas, at which the hot-mix asphalt plant

is to be constructed.

A copy of the proposed permit, permit application, all supporting nonconfidential documentation and all information relied upon during review of the permit application is available for public inspection during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the KDHE northwest district office, 2301 E. 13th, Hays. To obtain or review the proposed permit and supporting documentation, contact Shawn Howell, (913) 296-1993, at the KDHE central office, or Richard Robinson, (913) 625-5664, at the KDHE northwest district office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Shawn Howell, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. Written comments must be received by the close of business April 21 in order to be considered in formulating a

final permit decision.

A person may request a public hearing be conducted on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business April 21 in order for the Secretary of Health and Environment to consider the request.

James J. O'Connell Secretary of Health and Environment State of Kansas

Kansas Sentencing Commission

Notice of Meeting

The Kansas Sentencing Commission will meet from 1:30 to 3:30 p.m. Thursday, March 27, in the Office of Judicial Administration, conference room, third floor, Kansas Judicial Center, 301 W. 10th, Topeka.

Barbara S. Tombs Executive Director

Doc. No. 018870

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit. Earthgrains Baking Companies, Inc. has applied for a Class II operating permit in accordance with the provisions of K.A.R. 28-19-540. Emissions of volatile organic compounds were evaluated during the permit review process. The purpose of a Class II permit is to limit the potential-to-emit for these pollutants to below major source thresholds.

Earthgrains Baking Companies, Inc., Hutchinson, owns and operates a bakery located at 100-120 E. 3rd, Hutchinson.

A copy of the proposed permit, permit application, all supporting nonconfidential documentation and all information relied upon during the permit application review process is available for public review during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the KDHE south central district office, 130 S. Market, sixth floor, Wichita. To obtain or review the proposed permit and supporting documentation, contact Douglas S. Warren, (913) 296-6281, at the KDHE central office, or David Butler, (316) 337-6020, at the KDHE south central district office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Douglas S. Warren, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. Written comments must be received by the close of business April 21 in order to be considered in formu-

lating a final permit decision.

A person may request a public hearing be conducted on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business April 21 in order for the Secretary of Health and Environment to consider the request.

James J. O'Connell Secretary of Health and Environment

Doc. No. 018859

Department of Health and Environment

Notice Concerning Kansas Water Pollution Control Permits

In accordance with state regulations 28-16-57 through 63, 28-18-1 through 4, 28-16-150 through 154, 28-46-7, and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, draft permits have been prepared for discharges to the waters of the United States and the State of Kansas for the class of dischargers described below. The determinations for permit content are based on staff review, applying the appropriate standards, regulations and effluent limitations of the State of Kansas and the EPA, and when issued will result in a state water pollution control permit and national pollutant discharge elimination system authorization subject to certain conditions.

Public Notice No. KS-AG-97-71

Name and Address of Applicant Parity Grain, Inc. 303 Main St. Kismet, KS 67859 Legal Description NW/4, Sec. 34, T33S, R31W, Seward County Receiving Water

Cimarron River Basin

Kansas Permit No. A-CISW-H008

Federal Permit No. KS-0093581

(Correction: Originally published 3/13/97 with incorrect legal description.)

This is a new facility for 6,720 head (2,688 animal units) of finish swine. Wastewater Control Facilities: Wastewater will be impounded for subsequent application to agricultural land for beneficial use. Wastewater storage capacity is provided, which meets or exceeds KDHE minimum requirements.

Compliance Schedule: A livestock waste management plan for the facility shall be developed. The plan shall cover, but not be limited to, the following items: handling and disposal equipment for both solid and liquid wastes, land application practices used to protect against runoff and leaching, waste application rates based on crop nutrient utilization, and identification of adequate land areas for application of all wastes. A plan shall be submitted to the department within 12 months following permit issuance. Upon approval, the plan will become part of this permit. Records shall be maintained on file at the facility and shall be made available upon request by the department which demonstrate compliance with the waste management plan.

The anaerobic lagoon shall be prefilled to a minimum of 50 percent of the required biological volume based on a loading rate of 6 lbs VS/1000 cubic feet or 5 feet of depth, whichever is less, prior to being placed into service.

Written comments on the draft permit must be submitted to the attention of Lisa Duncan, Kansas Department of Health and Environment, Division of Environment, Bureau of Water, J Street and 2 North, Forbes Field, Building 283, Topeka, 66620.

All comments postmarked or received on or before April 18 will be considered in the formulation of final determinations regarding this public notice. Please refer to the appropriate public notice number (KS-AG-97-71) and the name of applicant as listed when preparing comments.

If no objections are received during the public notice period, the Secretary of Health and Environment will issue the final determination. If response to this notice indicates significant public interest, a public hearing may be held in conformance with state regulation 28-16-61 (28-46-21 for UIC). Media coordination for publication and/ or announcement of the public notice or public hearing is handled by the Kansas Department of Health and Environment.

The application, proposed permit, including proposed effluent limitations and special conditions, fact sheets as appropriate, comments received, and other information are on file and may be inspected at the Kansas Department of Health and Environment offices, Building 283, Forbes Field, Topeka, from 8 a.m. to 5 p.m. Monday through Friday. The documents are available upon request at the copying cost assessed by KDHE. Additional copies of this public notice also may be obtained at the Division of Environment.

James J. O'Connell Secretary of Health and Environment

Doc. No. 018858

State of Kansas

Department of Agriculture

Request for Comments on Proposed Special Local Need Registration

Notice is hereby given that pursuant to 7 U.S.C. 136v, Novartis Crop Protection has filed an application for a special local need registration for late season application as needed of Duel II herbicide on corn up to 40 inches in height using center pivot irrigation (chemigation). This herbicide treatment option is needed in situations where heavy weed populations are expected to become established after corn development prohibits the use of other control methods. Given certain growing conditions such as course textured soils, no other weed control options have been identified that will provide necessary control and prevent unacceptable crop damage.

The purpose of the proposed special local need registration is to specifically allow growing season use of a pre-emergence herbicide that will effectively prevent weed development in corn as it matures without damaging the corn. At present, Duel II herbicide is registered and commonly applied by chemigation to corn. With irrigated light soils and severe weed pressure, an additional application of Dual II is sometimes needed to provide the length of weed suppression necessary to avoid harvesting problems and excessive weed seed production

Information submitted by the applicant is on file with the Kansas Department of Agriculture. Written comments, data, or other evidence in support of or in opposition to the proposed special local need registration may be submitted by April 18 to Gary E. Boutz, Plant Health Division, Kansas Department of Agriculture, 901 S. Kansas Ave., 7th Floor, Topeka, 66612-1281.

Allie Devine Secretary of Agriculture

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit. The City of Fredonia has applied for a Class II operating permit in accordance with the provisions of K.A.R. 28-19-540. Emissions of oxides of nitrogen, sulfur dioxide and carbon monoxide were evaluated during the permit review process. The purpose of a Class II permit is to limit the potential-to-emit for these pollutants to below major source thresholds.

The City of Fredonia owns and operates a municipal power plant located 1.5 miles south and west of Fredonia.

A copy of the proposed permit, permit application, all supporting nonconfidential documentation and all information relied upon during the permit application review process is available for public review during normal business hours at the KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, and at the KDHE southeast district office, 1500 W. 7th, Chanute. To obtain

or review the proposed permit and supporting documentation, contact Rick Bolfing, (913) 296-1576, at the KDHE central office, or Lynn Ranabargar, (316) 431-2390, at the KDHE southeast district office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Rick Bolfing, KDHE, Bureau of Air and Radiation, Building 283, Forbes Field, Topeka, 66620. Written comments must be received by the close of business April 21 in order to be considered in formulating a final permit decision.

A person may request a public hearing be conducted on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business April 21 in order for the Secretary of Health and Environment to consider the request.

James J. O'Connell Secretary of Health and Environment

Doc. No. 018860

State of Kansas

Office of Judicial Administration Supreme Court Docket

(Note: Dates and times of arguments are subject to change.)

Monday, April 14, 1997

		9:00 a.m.	
Case No.	Case Name	Attorneys	County
76,025	Barry Smith, et al., Appellants, v.	Randall E. Fisher	Sedgwick
	Albert Printup, et al., Appellees.	Stephen M. Kerwick Randy J. Troutt	
74,656	Hartford Accident & Indemnity Co., Appellant,	Philip L. Bowman	Sedgwick
	American Red Ball Transit, et al., Appellees.	Randall E. Fisher Jay F. Fowler	
75,956	State of Kansas, Appellee, v.	Carla J. Stovall, Attorney General Debra S. Peterson, Assistant District Attorney	Sedgwick
	Gregory J. Mitchell, Appellant.	Thomas Jacquinot, Special Appellate Defender	
76,684	State of Kansas, Appellee,	Carla J. Stovall, Attorney General Debra S. Peterson, Assistant District Attorney	Sedgwick
	Franklin E. Patterson, Appellant.	Hazel Haupt, Assistant Appellate Defender	
		1:30 p.m.	
75,081	State of Kansas, Appellee,	Carla J. Stovall, Attorney General Debra S. Peterson, Assistant District Attorney	Sedgwick
	y. Doil E. Lane, Appellant.	Ernest L. Tousley	

(continued)

434	Kai	nsas RegisterSuprem	e Court Dock
76,557	State of Kansas, Appellant,	Carla J. Stovall, Attorney General Debra S. Peterson, Assistant District Attorney	Sedgwick
	Ernest L. Taylor, Appellee.	Debra J. Wilson, Assistant Appellate Defender	
75,537	State of Kansas, Appellee,	Carla J. Stovall, Attorney General Debra S. Peterson, Assistant District Attorney	Sedgwick
	v. Manuel Salcido-Corral, Appellant.	Charles A. O'Hara	
	Tues	day, April 15, 1997	
Cons No	Case Name	9:00 a.m. Attorneys	County
77,694	In the Matter of the Adoption of W.J.	Daniel J. Markowitz	Johnson
77,566	City of Overland Park, Appellant,	Kurt D. Maahs	Johnson
	v. Steven Povirk, Appellee.	T. Bradley Manson	
75,742	State of Kansas, Appellee,	Carla J. Stovall, Attorney General Frank E. Kohl, County Attorney	Leavenworth
	V. Herbert L. Ruff, Appellant.	Rick Kittel, Assistant Appellate Defender	
77,299	State of Kansas, Appellee,	Carla J. Stovall, Attorney General Elaine M. Esparza, County Attorney	Harper
	Terry Terhune, Appellant.	James Brent Getty, Assistant Appellate Defender	
		1:30 p.m.	
76,846	Donald F. Jarboe, et al., Appellants,	Loren H. Houk	Sedgwick
	Board of County Commissioners of Sedgwick County, et al., Appellees.	Michael George Greer Gsell	
77,562	State of Kansas, Appellant,	Carla J. Stovall, Attorney General Gunner Sundby, Special Assistant County Attorney	Atchison
	v. Russell A. Vanwey, Appellee.	Robert J. Bednar	
77,849	State of Kansas, Appellant,	Carla J. Stovall, Attorney General	Geary

Linda A. McNeal, Appellee. Linda A. McNeal, pro se

Wednesday, April 16, 1997

	vveunesa	ay, Apin 10, 1557	and the second of
):00 a.m.	
Case No.	Case Name	Attorneys	County
74,943	Unified School District No. 500,	Deryl W. Wynn	Wyandotte
	Kansas City, Kansas, Appellant, v.	Petition f	or Review
	Mable Robinson, Appellee.	Brent C. Moerer	
77,560	Eugene Earle, Appellant,	Kevin D. Weakley	Finney
	Progressive Northern Insurance, Appellee.	Stephen M. Kerwick	
76,520	State of Kansas, Appellant,	Carla J. Stovall, Attorney General Julie A. McKenna, County Attorney	Saline
	v. Elmer J. Muck, Appellee.	James L. Sweet	

Chris E. Biggs, County Attorney

77,850

		S. A. S.
State of Kansas, Appellant,	Carla J. Stovall, Attorney General Julie A. McKenna, County Attorney	Saline
Jason Anthony Crank, Appellee.	James L. Sweet	
	1:30 p.m.	
Sher Bennett, et al., Appellants,	Carl W. Shewmaker	Butler
Van Doren Industries, et al., Appellees.	Frank M. Rice Weston A. Sechtem	
State of Kansas, ex rel. State Board of Healing Arts, Appellee,	Mark W. Stafford	Sedgwick
v. Stanley W. Beyrle and Janet Royston, Appellants.	Randall J. Price	
Thursda	y, April 17, 1997	
Jerod Heiman, Appellee,	Roger E. McClellan	Sedgwick
Heather L. Parrish, Appellant.	Tim J. Moore	
David A. Ricke, Appellant,	David A. Ricke, pro se	Butler
v. City of El Dorado, et al., Appellees.	Michael G. Coash	
State of Kansas, Appellant,	Carla J. Stovall, Attorney General Timothy J. Chambers, County Attorney	Reno
Robby L. Hieronimus, Appellee.	Michael J. Helvey, Assistant Appellate Defender	
State of Kansas, Appellant,	Carla J. Stovall, Attorney General Timothy J. Chambers, County Attorney	Reno
v. Russell Magazine, Jr., Appellee.	Elizabeth Seale Cateforis, Assistant Appellate Defender	
		Shawnee
\mathbf{v}_{ullet}		J. J
		the state of the s
John Wilhm, et al., Appellants.	R. Greg Wright	01
John Wilhm, et al., Appellants. State of Kansas, Appellee,	R. Greg Wright Carla J. Stovall, Attorney General Joan M. Hamilton, District Attorney	Shawnee
	Carla J. Stovall, Attorney General	Shawnee
State of Kansas, Appellee, v.	Carla J. Stovall, Attorney General Joan M. Hamilton, District Attorney Wendy Rhyne Slayton, Special Appellate Defender Marty M. Snyder, Deputy Disciplinary Administrator	Shawnee Original
State of Kansas, Appellee, v. Keno M. Claiborne, Appellant. In the Matter of Jeffrey Lynn Baxter,	Carla J. Stovall, Attorney General Joan M. Hamilton, District Attorney Wendy Rhyne Slayton, Special Appellate Defender Marty M. Snyder, Deputy Disciplinary Administrator William R. Sampson	
State of Kansas, Appellee, v. Keno M. Claiborne, Appellant. In the Matter of Jeffrey Lynn Baxter,	Carla J. Stovall, Attorney General Joan M. Hamilton, District Attorney Wendy Rhyne Slayton, Special Appellate Defender Marty M. Snyder, Deputy Disciplinary Administrator William R. Sampson Jeffrey Lynn Baxter, pro se Stanton A. Hazlett, Chief Deputy Disciplinary Administrator	
v. Keno M. Claiborne, Appellant. In the Matter of Jeffrey Lynn Baxter, Respondent. In the Matter of William E. Neal, Jr.,	Carla J. Stovall, Attorney General Joan M. Hamilton, District Attorney Wendy Rhyne Slayton, Special Appellate Defender Marty M. Snyder, Deputy Disciplinary Administrator William R. Sampson Jeffrey Lynn Baxter, pro se Stanton A. Hazlett, Chief Deputy Disciplinary Administrator William E. Neal, Jr., pro se	Original
	V. Jason Anthony Crank, Appellee. Sher Bennett, et al., Appellants, v. Van Doren Industries, et al., Appellees. State of Kansas, ex rel. State Board of Healing Arts, Appellee, v. Stanley W. Beyrle and Janet Royston, Appellants. Thursda Case Name Jerod Heiman, Appellee, v. Heather L. Parrish, Appellant. David A. Ricke, Appellant, v. City of El Dorado, et al., Appellees. State of Kansas, Appellant, v. Robby L. Hieronimus, Appellee. State of Kansas, Appellant, v. Russell Magazine, Jr., Appellee. Friday Case Name Ekan Properties, Appellee, v.	Jason Anthony Crank, Appellee. James L. Sweet 1:30 p.m. Sher Bennett, et al., Appellants, V. Van Doren Industries, et al., Appellees. State of Kansas, ex rel. State Board of Healing Arts, Appellee, V. Stanley W. Beyrle and Janet Royston, Appellants. Thursday, April 17, 1997 9:00 a.m. Case Name Jerod Heiman, Appellee, V. City of El Dorado, et al., Appellees. State of Kansas, Appellant, V. Robby L. Hieronimus, Appellee. State of Kansas, Appellant, V. Robby L. Hieronimus, Appellee. State of Kansas, Appellant, V. Russell Magazine, Jr., Appellee. Friday, April 18, 1997 9:00 a.m. Case Name Ekan Properties, Appellee, Larry T. Hughes

University of Kansas Medical Center

Notice to Bidders

Sealed bids for the items listed below will be received by the University of Kansas Medical Center, Purchasing Department, 3901 Rainbow Blvd., Kansas City, KS 66160-7162, until 2 p.m. on the date indicated and then will be publicly opened. Interested bidders may call Peggy Davis at (913) 588-1115 for additional information.

Friday, April 4, 1997 #727103 Plinth treatment tables

> Barbara Lockhart Purchasing Director

Doc. No. 018863

State of Kansas

Department of Human Resources

Request for Proposals

Rural One-Stop System Expansion (ROSE), an extension of Kansas One-Stop, is designed (through computer Internet technology linked to the Kansas Department of Human Resources' homepage) to provide maximum choices in employment, education, training, social service and other services needed and wanted by the public in direct response to citizens' demands for reform of government to be more resourceful, more helpful and more accessible.

Specifically, the ROSE program proposes to install, program and provide one year of maintenance for personal computer software and assistive technology in those areas of the state where government services are limited, particularly in rural areas.

Priority will be given to qualified entities representing sites serving the broadest population base; sites not closer than 30 miles from a city with a population of 30,000 or greater; cities or townships with populations between 1,000-15,000; and entities who provide a location for equipment in an area/building accessible by the general public at times which exceed the "normal" business hours of 8 a.m. to 5 p.m. Monday-Friday.

The RFP can be obtained by download at entkdhr.ink.org/rfp, or by written request to Pat Pritchard, Kansas Department of Human Resources, Division of Employment and Training, 401 S.W. Topeka Blvd., Topeka, 66603-3182. A pre-bid conference is scheduled from 1 p.m. to 4 p.m. March 31 at the ESSI Center Classroom, 1309 S.W. Topeka Blvd., Topeka.

The deadline for submission of grant proposals is April 25. Technical assistance can be obtained by calling Pat Pritchard at (913) 296-2063, or via e-mail at USKAN9H3@IBMMAIL.COM.

. Wayne L. Franklin Secretary of Human Resources

Doc. No. 018871

State of Kansas

Speech-Language Pathology and Audiology Advisory Board

Notice of Meeting

The Speech-Language Pathology and Audiology Advisory Board will meet at 9 a.m. Thursday, March 27, in Room C of the Kansas-National Education Association Building, 715 S.W. 10th, Topeka.

Lesa Bray, Director Health Occupations Credentialing

Doc. No. 018849

State of Kansas

Board of Nursing

Permanent Administrative Regulations

Article 1.—APPROVAL OF SCHOOLS OF NURSING

60-1-104. Definitions. (a) "Affiliating agency" means an agency that cooperates with the nursing education program to provide facilities and clinical resources for selected student experiences.

(b) "Articulation" means the process by which a registered professional nurse, licensed practical nurse, or mental health technician who is enrolled in a nursing education program is given credit for previous nursing or mental health technology education.

(c) "Clinical learning" means an active process in which the student participates in nursing activities while

being guided by a member of the faculty.

(d) "Clinical observational experience" means the process in which the student views health care interventions but does not participate in the interventions. The instructor need not be present, but the students are included in the faculty-student ratio.

(e) "Contractual agreement between a nursing education program and an affiliating agency" means a written contract or letter signed by the legal representatives for the nursing education program and the affiliating agency.

(f) "Converted nursing education program" means that an already existing accredited program offers a different terminal credential or that the nursing education program is offered by a different parent institution.

(g) "Faculty degree plan" means the plan for a course of study leading to a degree appropriate for a teaching

position.

(h) "Generic student" means one who enters at the beginning of the nursing education program and plans to complete the entire curriculum.

- (i) "Practical nursing education program" means a course of study in a technical school or college leading to a certificate and preparing for licensure as a practical nurse.
- (j) "Preceptor" means a registered professional nurse who is not employed by the nursing education program but who provides clinical supervision for professional nursing students in nursing courses taken during the nursing education program. Nothing in this definition shall be construed to prohibit any contracted affiliating

agency's registered professional nurses from assisting with clinical activities selected by the nursing education program faculty.

(k) "Professional nursing education program" means a course of study preparing an individual for licensure as a registered professional nurse and includes baccalaureate degree programs and associate degree programs.

(1) "A baccalaureate degree program" shall be conducted in a senior college or university and shall lead to a baccalaureate degree with a major in nursing.

(2) "An associate degree program" shall be conducted in a college or university and shall lead to an associate of arts, science, or applied science degree with a major in nursing

(l) "Satellite program" means that an existing, accredited nursing education program agrees to provide the resources that are lacking at a location geographically separate from the parent program. The students may spend a portion or all of their time at the satellite location. The curriculum in all locations shall be the same, and the credential shall be given by the parent institution.

(m) Schools of nursing are nursing education programs and may include the following:

(1) a college:

- (2) a school;
- (3) a division;
- (4) a department;
- (5) an academic unit; or

(6) a program.

(n) "Transfer student" means one who is permitted to apply nursing courses completed at another institution to a nursing education program of study.

(o) "Work-study" means a cooperative education course in which the student earns academic credit through on-the-job practical work experience. Work-study does not replace required nursing education program courses. (Authorized by and implementing K.S.A. 65-1119; effective April 4, 1997.)

Article 2.—REQUIREMENTS FOR ACCREDITED NURSING PROGRAMS

60-2-101. Requirements for initial accreditation. (a) Each hospital and agency providing facilities for clinical experience shall be licensed or approved by the appropriate groups.

(b) Administration and organization.

(1) The nursing education program or the institution of which it is a part shall be a legally constituted body. The controlling body shall be responsible for general policy and shall provide for the financial support of the nursing education program.

(2) Authority and responsibility for administering the nursing education program shall be vested in the nurse administrator of the nursing education program.

- (c) Each new or converted nursing education program shall submit an initial application 60 days prior to a scheduled board meeting which shall include the following:
 - (1) the course of study and credential to be conferred;
 - (2) the rationale for the establishment of the program;

- (3) the potential effect on other nursing programs in the area:
- (4) the name and title of the administrator of the nursing education program;

(5) the name of the controlling body;

(6) the name and title of the administrator of the controlling body;

(7) all sources of financial support;

- (8) a proposed curriculum with the total number of hours of both theoretical and clinical instruction;
- (9) the numbers, qualifications, and assignments of faculty:
- (10) a proposed date of initial admission of students to the program;
- (11) the number of admissions each year and number of students per admission;

(12) the admission requirements;

- (13) a description of clinical facilities and census; and
- (14) copies of the current school bulletin or catalog.
- (d) Each nursing education program shall be surveyed for accreditation by the board.

(1) During a survey, the nurse administrator of the program shall have available the following:

 (A) administrators, prospective faculty and students, clinical facility representatives and support services personnel to discuss the nursing education program;

(B) minutes of faculty meetings;

- (C) faculty and student handbooks;
- (D) policies and procedures;
- (E) curriculum materials;
- (F) a copy of the nursing education program's budget;

(G) affiliating agency contractual agreements.

- (2) The nurse administrator of the nursing education program or designated personnel shall take the survey team to inspect the nursing educational facilities, including satellite program facilities and library facilities.
- (3) Upon completion of the survey, the nurse administrator shall be asked to correct any inaccurate statements contained in the survey report, limiting comments to errors, unclear statements or omissions.
- (e) If a nursing education program fails to meet requirements of the board within a designated period of time, the board's designee shall notify the program of the board's intent to deny accreditation. Such notification shall be pursuant to K.S.A. 77-512 and any amendments thereto of the Kansas Administrative Procedures Act, and shall inform the program of its right to a hearing pursuant to the Act. (Authorized by and implementing K.S.A. 65-1119; effective Jan. 1, 1966; amended Jan. 1, 1968; amended Jan. 1, 1972; amended Jan. 1, 1973; amended, E-74-29, July 1, 1974; modified L. 1975, Ch. 302, Sec. 2; modified, L. 1975, Ch. 396, Sec. 1, May 1, 1975; amended May 1, 1987; amended April 4, 1997.)
- **60-2-102.** Reaccreditation requirements. (a) Based on the annual report, each nursing education program shall be reviewed for accreditation annually by the board and pay an annual fee to the board.
- (b) Each nursing education program shall be resurveyed every five years. A resurvey or unannounced site

(continued)

visit may be conducted if there is consistent evidence reflecting deficiencies in meeting requirements.

- (c) The nurse administrator of the nursing education program shall make available the following information during a site visit:
 - (1) data about the program including the following:
 - (A) number of students;
- (B) legal body responsible for policy and support of program;
 - (Č) organizational chart; and
 - (D) budgetary process;
 - (2) nurse administrator's responsibilities;
 - (3) faculty and preceptors:
 - (A) job descriptions;
 - (B) selection policies;
 - (C) orientation plan;
 - (D) faculty organization by-laws;
- (E) number of full-time and part-time faculty and nonnursing faculty with academic credentials and assignments; and
 - (F) faculty-student clinical ratio;
 - (4) degree plan;
- (5) copy of current curriculum with date of last revision;
 - (6) testing process with test analysis and procedure;
- (7) description of education facilities, including classrooms, offices, library, and computers;
 - (8) list of clinical facilities;
 - (9) number of students by classes; and
 - (10) policies for students as listed in K.A.R. 60-2-107.
- (d) During a resurvey, the nurse administrator of the nursing education program shall have available the following:
- (1) educational institution administrators, faculty, support services personnel, and students;
 - (2) staff at selected clinical facilities;
 - (3) faculty minutes for at least the three previous years;
 - (4) faculty and student handbooks;
 - (5) student records;
 - (6) policies and procedures;
 - (7) curriculum materials;
- (8) a copy of the nursing education program's budget;
 - (9) affiliating agency contractual agreements.
- (e) The nurse administrator of the nursing education program or designated personnel shall take the survey team to the nursing educational facilities, including satellite program facilities, library facilities, and clinical agencies.
- (f) Upon completion of the survey, the nurse administrator shall be asked to correct any inaccurate statements contained in the survey report, limiting comments to errors, unclear statements, or omissions.
- (g) If a nursing education program fails to meet requirements of the board within a designated period of time, the board's designee shall notify the program of the board's intent to deny reaccreditation. Such notification shall be pursuant to K.S.A. 77-512 and any amendments thereto of the Kansas administrative procedures act, and shall inform the program of its right to a hearing pursuant to the act. (Authorized by and implementing K.S.A. 65-

1119 and K.S.A. 1995 Supp. 65-1118a; effective April 4, 1997.)

60-2-103. Faculty and preceptor qualifications. (a) Professional nursing education programs.

(1) Each nurse faculty member shall be licensed as a registered professional nurse in Kansas.

- (2) Each preceptor shall be licensed as a registered professional nurse in the state in which currently practicing nursing. Each preceptor shall complete a preceptor orientation including information about the factors influencing the student-preceptor relationship.
- (3) Each nurse faculty member shall have academic preparation and experience as follows:
- (A) The nurse administrator who is responsible for the development and implementation of the nursing education program shall have had successful experience in administration or teaching and shall have a graduate degree. Any person who is hired as a nurse administrator after July 1, 1999 shall have a graduate degree in nursing except for any person whose graduate degree is conferred
- before July 1, 1999.

 (B) Each nurse faculty member who is assigned the responsibility of a course shall hold a graduate degree. Any person who is hired as a nurse faculty member after July 1, 2001 shall have a graduate degree in nursing, preferably in the clinical area being taught, except for any person whose graduate degree is conferred before July 1, 2001.
- (C) Each nurse faculty member responsible for clinical instruction shall possess a graduate degree or provide to the board a faculty degree plan toward completion of a graduate degree. Any person who is hired as a nurse faculty member responsible for clinical instruction after July 1, 2001 shall:
- (i) have a graduate degree in nursing, preferably in the clinical area being taught, except for any person whose graduate degree is conferred before July 1, 2001; or
- (ii) provide to the board a faculty degree plan toward completion of a graduate degree with the graduate degree to be in nursing if it is projected to be completed after July 1, 2001.
 - (b) Practical nursing education programs.
- (1) Each nurse faculty member shall be licensed as a registered professional nurse in Kansas.
- (2) Each nurse faculty member shall have academic preparation and experience as follows:
- (Å) The nurse administrator who is responsible for the development and implementation of the nursing education program shall have had successful experience in administration or teaching and shall have a graduate degree. Any person who is hired as a nurse administrator after July 1, 1999 shall have a graduate degree in nursing except for any person whose graduate degree is conferred
- before July 1, 1999.

 (B) Each nurse faculty member who is assigned the responsibility of a course shall hold a baccalaureate degree. Any person who is hired as a nurse faculty member after July 1, 2001 shall have a baccalaureate or higher degree in nursing except for any person whose degree is conferred before July 1, 2001.
- (C) Each nurse faculty member responsible for clinical instruction shall possess a baccalaureate degree or pro-

vide to the board a faculty degree plan toward completion of a baccalaureate degree. Any person who is hired as a nurse faculty member responsible for clinical instruction after July 1, 2001 shall:

(i) have a baccalaureate or higher degree in nursing except for any person whose degree is conferred prior to

July 1, 2001; or

- (ii) provide to the board a faculty degree plan toward completion of a baccalaureate or higher degree with the degree to be in nursing if the degree is projected to be completed after July 1, 2001.
- (c) For each nursing education program, each nurse administrator shall submit to the board:
- (1) A faculty qualification report for each faculty member newly employed. Faculty with a continuing appointment shall have an appropriate degree.
- (2) A faculty degree plan reflecting completion of the degree within six years for each instructor without the appropriate degree. Upon completion of the degree, a transcript showing completion of the program shall be submitted to the board.
- (3) Notification and rationale for a faculty member not following the degree plan as submitted. (Authorized by and implementing K.S.A. 65-1119; effective April 4, 1997.)
- 60-2-104. Curriculum requirements. (a) Faculty in each nursing education program shall fulfill these requirements:
- (1) identify the competencies of the graduate for the level of nursing practice;
- (2) determine the approach and content for learning experiences;
- (3) direct clinical instruction as an integral part of the program; and
- (4) provide for learning experiences of the depth and scope needed to fulfill the objectives or outcomes of nursing courses.
- (b) The curriculum in each nursing education program shall include the following:
- (1) content in the biological, physical, social, and behavioral sciences that provides a foundation for safe and effective nursing practice;

(2) the art and science of nursing; and

(3) didactic content and clinical experience for the prevention of illness and the promotion, restoration, maintenance, and support of health in clients across the life span and in a variety of clinical situations in order to meet objectives or outcomes for the appropriate level of nursing practice.

(c) Minimum length of program.

- (1) Each practical nursing education program shall have a minimum of 15 credit hours in nursing courses or equivalencies in clock hours.
- (2) Each professional nursing education program shall have a minimum of 30 credit hours in the nursing major.
- (d) A written plan for program evaluation shall be developed and implemented.
- (e) Major curriculum revisions shall be submitted for approval by the board at least 30 days before the board meetings. The following shall be considered major curriculum revisions:
- (1) a significant change in the plan of curriculum organization;

- (2) a change in content requiring a change of clock or credit hours in courses; and
- (3) a change in the number of students to be admitted to the nursing education program.
- (f) Minor curriculum revisions of a course's content, title, objectives or outcomes shall be submitted to the education specialist for approval.
- (g) Each nursing education program shall have an articulation plan. (Authorized by and implementing K.S.A. 65-1119; effective April 4, 1997.)
- 60-2-105. Clinical resources. (a) Each affiliating agency shall be approved by the board before that agency's use is initiated by the nursing education program. Appropriate written contractual agreements between the nursing education program and each affiliating agency shall be signed and kept on file in the nursing education program office.

(b) Clinical learning experiences and sites shall be selected to provide learning opportunities necessary to achieve the nursing education program objectives or outcomes. Clinical purpose and sites shall be approved by

the board before implementation.

(c) Faculty of each nursing education program shall be responsible for student learning and evaluation in the clinical area.

- (d) The nursing education program shall provide verification that each agency used for clinical instruction has clinical facilities that are adequate for the number of students served in terms of space, equipment and other necessary resources, including an adequate number of patients or clients necessary to meet the program objectives
- (e) A maximum of a 1:10 faculty to student ratio shall be maintained, including for those students at observational sites.
 - (f) Clinical observational experiences.
- (1) The objectives or outcomes for an observational experience shall reflect observation rather than participation in nursing interventions. For regularly scheduled observational experiences, the observational purpose and experience shall be approved by the board before imple-
- (2) Agencies in which observational experiences take place shall not be required to be staffed by registered
- (3) Observational experiences shall be no more than 15 percent of the total clinical hours for the course unless approved by the board.
- (g) Clinical experiences with preceptors shall be no more than 20 percent of the total clinical hours of the nursing education program.

(h) Each affiliating agency used for clinical instruction shall be staffed independently of student assignments.

- (i) An adequate number of appropriate affiliating agencies shall be used for clinical experiences to meet curriculum objectives or outcomes. The nursing education program faculty shall provide affiliating agency staff with the organizing curriculum framework and objectives or outcomes for clinical learning experiences used.
- (j) There shall be a sufficient number and variety of patients representing all age groups to provide learning

experiences to meet curriculum objectives or outcomes. If more than one nursing education program uses the same affiliating agency, the nursing education programs shall document availability of appropriate learning experiences for all students. (Authorized by and implementing K.S.A. 65-1119; effective April 4, 1997.)

60-2-106. Educational facilities. (a) Classrooms, laboratories, and conference rooms shall be available at the time needed and shall be adequate in size, number and type according to the number of students and the educational purposes for which the rooms are to be used.

(b) The nursing education program shall provide:

(1) a physical facility that is safe and is conducive to

learning;

(2) offices that are available and adequate in size, number and type to provide faculty with privacy in counseling students; and

(3) secured space for nursing student records.

- (c) Library holdings, instructional media and materials shall be of sufficient recency, pertinence, level of content and quantity as indicated by the curriculum to meet the needs of nursing students and faculty. (Authorized by and implementing K.S.A. 65-1119; effective April 4, 1997.)
- **60-2-107.** Student policies. (a) Each nursing education program shall have clearly defined written policies for the following:
 - (1) admission:
 - (A) generic students;
 - (B) transfer students;
 - (C) articulation;
- (2) oral and written English proficiency in reference to K.A.R. 60-3-106;
 - (3) readmission;
 - (4) progression;
 - (5) counseling and guidance;
 - (6) student role versus employee role;
 - (7) representation on faculty governance; and
 - (8) graduation.
- (b) There shall be a policy providing information to any student who may be subject to licensure denial under K.S.A. 65-1120. The information shall be provided prior to admission to the nursing education program. (Authorized by and implementing K.S.A. 65-1119; effective April 4, 1997.)
- **60-2-108.** Reports. (a) An annual report shall be submitted to the board by each nursing education program on or before June 15 of each year and shall include the following:
- (1) changes in program policies, organizing curriculum framework, and objectives or outcomes;
- (2) faculty responsibilities for required and elective

nursing courses;

- (3) the name, license number, academic credentials, employment date, and full- or part-time status of each member of the faculty;
- (4) the name, license number, academic credentials, experiences, and place where employed for each preceptor;
- (5) the nurse administrator's teaching responsibilities;(6) for each affiliating agency, the following information:
 - (A) the name;
 - (B) the location;

- (C) the faculty responsible for the clinical group;
- (D) the number of students in the clinical group;
- (7) generic, articulation, and transfer student statistics including the following:
- (A) admissions, readmissions, withdrawals or graduations;
 - (B) names or identification codes;
 - (C) student identification numbers;
- (D) theoretical and clinical instruction in nursing hours per week; and
 - (E) dates of admission, readmission, and graduation;
- (8) faculty statistics, including name, number and cre-
- (9) the number of total library holdings and the number of nursing holdings;
- (10) a list of new library and audiovisual acquisitions or the budget spent for library and audiovisual acquisitions for the most recent year;
- (11) a response to the recommendations and requirements from the last annual report or last survey visit; and
 - (12) plans for the future.
- (b) Other reports shall be submitted as determined by the board for the following:
 - (1) faculty to student clinical ratios; and

(2) credit allowance required of each student transferring to an institution that does not have a registrar.

(c) If the nursing education program fails to meet requirements of the board or to submit required reports within a designated period of time, the program shall be removed from the list of accredited nursing education programs after receiving notice and being given an opportunity to be heard. Such proceedings shall be conducted in accordance with the provisions of the Kansas administrative procedure act. (Authorized by and implementing K.S.A. 65-1119; effective April 4, 1997.)

Article 3.—REQUIREMENTS FOR LICENSURE AND STANDARDS OF PRACTICE

60-3-106. Licensure qualifications. (a) As part of the application process, each individual applying for licensure in Kansas who is a graduate of a foreign nursing school shall submit that individual's education and licensure credentials for evaluation to the commission on graduates of foreign nursing schools (CGFNS) or some other credentialing agency approved by the board.

(b) Any individual applying for licensure in Kansas who is a graduate of a foreign nursing school in which instruction was not in English may be granted a license if that individual meets all other requirements for licensure in effect at the time of application, and shows proof of proficiency in English by passing any of the following:

(1) the commission on graduates of foreign nursing

school's examination of English;

(2) the examination of English as a foreign language (TOEFL) and the examination of spoken English (TSE); or

(3) similar examinations, as approved by the board. (Authorized by K.S.A. 65-1129 and implementing K.S.A. 1995 Supp. 65-1115 and 65-1116; effective Feb. 15, 1977; amended Sept. 2, 1991; amended May 9, 1994; amended April 4, 1997.)

Patsy L. Johnson, R.N., M.N. Executive Administrator

Board of Veterinary Medical Examiners

Permanent Administrative Regulations

Article 1.—DEFINITIONS

70-1-6. "Anesthetized" means in a condition of general anesthesia, caused by the administration of a drug or combination of drugs in sufficient quantity to produce a state of unconsciousness or dissociation and blocked response to a given pain or alarming stimulus. At a minimum, each anesthetized patient shall be under continuous observation until the swallowing reflex has returned. (Authorized by and implementing K.S.A. 47-816; effective April 4, 1997.)

Article 4.—REVOCATION AND SUSPENSION

- 70-4-8. Applications for licensure. (a) Each applicant for a license shall request a license application form from the board office.
- (b) Each applicant for a license shall submit application materials to the board, and complete the application procedures in this regulation and the Kansas veterinary practice act, K.S.A. 47-814 et seq. As part of the application process, each applicant shall complete the following steps:
 - (1) submit the completed application form;
- (2) submit the full licensure application fee as provided in K.A.R. 70-5-1(a); and
- (3) arrange for the applicant's scores on national board and clinical competency exams to be sent directly from the interstate reporting service to the board office.
- (c) Recognized and approved colleges. The following colleges of veterinary medicine are recognized and approved by the board as conforming to the standards required for accreditation by the American veterinary medical association, as provided in K.S.A. 47-816:
- (1) Kansas State University, College of Veterinary Medicine, Manhattan, Kansas;
- (2) University of Missouri, School of Veterinary Medicine, Columbia, Missouri;
- (3) Iowa State University, College of Veterinary Medicine, Amès, Iowa;
- (4) Oklahoma State University, College of Veterinary Medicine, Stillwater, Oklahoma;
- (5) Colorado State University, College of Veterinary Medicine and Biomedical Sciences, Fort Collins, Colo-
- (6) Texas A & M University, College of Veterinary Medicine, College Station, Texas;
- (7) University of Illinois, School of Veterinary Medicine, Urbana, Illinois;
- (8) The Ohio State University, College of Veterinary Medicine, Columbus, Ohio;
- (9) Auburn University, School of Veterinary Medicine, Auburn, Alabama;
- (10) Cornell University, New York State Veterinary College, Ithaca, New York;
- (11) Purdue University, School of Veterinary Medicine, West Lafayette, Indiana;

- (12) Tuskegee Institute, School of Veterinary Medicine, Tuskegee, Alabama;
- (13) Tufts University, School of Veterinary Medicine, Boston, Massachusetts:
- (14) University of California, Davis, School of Veterinary Medicine, Davis, California;
- (15) Michigan State University, College of Veterinary Medicine, East Lansing, Michigan;
- (16) University of Minnesota, College of Veterinary Medicine, St. Paul, Minnesota;
- (17) University of Wisconsin-Madison, School of Veterinary Medicine, Madison, Wisconsin;
- (18) University of Pennsylvania, School of Veterinary Medicine, Philadelphia, Pennsylvania,
- (19) Washington State University, College of Veterinary Medicine, Pullman, Washington;
- (20) Oregon State University, School of Veterinary Medicine, Corvallis, Oregon;
- (21) Mississippi State University, College of Veterinary Medicine, Starkville, Mississippi;
- (22) Louisiana State University, School of Veterinary Medicine, Baton Rouge, Louisiana;
- (23) University of Florida, College of Veterinary Medicine, Gainesville, Florida;
- (24) University of Tennessee, College of Veterinary Medicine, Knoxville, Tennessee;
- (25) University of Georgia, College of Veterinary Medicine, Athens, Georgia;
- (26) North Carolina State University, School of Veterinary Medicine, Raleigh, North Carolina;
- (27) Virginia Tech and University of Maryland, Virginia-Maryland Regional College of Veterinary Medicine, Blacksburg, Virginia;
- (28) University of Guelph, Ontario Veterinary College, Guelph, Ontario, Canada;
- (29) Universite de Montreal, Ecole de Medicine Veterinaire, Saint-Hyacinthe, Quebec, Canada;
- (30) University of Saskatchewan, Western College of Veterinary Medicine, Saskatoon, Canada;
- (31) University of Prince Edward Island, Atlantic Veterinary College, Charlotte Town, Prince Edward Island, Canada; and
- (32) Rijksuniversiteit te Utrecht, Faculteit der Diergeneeskunde, Utrecht, Netherlands.
- (d) Each applicant who graduated from a school of veterinary medicine that is not recognized by the board shall be determined to meet the education requirement of K.S.A. 47-826 upon submitting a certificate of program completion from the educational commission for foreign veterinary graduates.
- (e) Recognized national specialty boards or colleges. The following list of national specialty boards and colleges are recognized by the board as provided in K.S.A. 47-826:
 - (1) American College of Veterinary Anesthesiologists;
 - (2) American College of Veterinary Behaviorists;
- (3) American College of Veterinary Clinical Pharma-
 - (4) American Veterinary Dental College;
 - (5) American College of Veterinary Dermatology;

- (6) American College of Veterinary Emergency and Critical Care;
 - (7) American College of Veterinary Internal Medicine;
 - (8) American College of Laboratory Animal Medicine;
 - (9) American College of Microbiologists;
 - (10) American College of Veterinary Nutrition;
- (11) American College of Veterinary Ophthalmologists;
 - (12) American College of Veterinary Pathologists;
 - (13) American College of Poultry Veterinarians;
 - (14) American Board of Veterinary Practitioners;
- (15) American College of Veterinary Preventive Medicine;
 - (16) American College of Veterinary Radiology;
- (17) American College of Veterinary Surgeons;
- (18) American College of Theriogenologists;
- (19) American Board of Veterinary Toxicology; and
- (20) American College of Zoological Medicine.
- (f) Each applicant applying for licensure under a specialty status as provided in K.S.A. 47-826 shall provide the board with a copy of a diplomate status certification from a specialty academy or college recognized by the board in subsection (e).
- (g) Each applicant shall also provide the following identifying information on the application form provided by the board:
- (1) the applicant's full name as the applicant wishes the name to appear on the license. Maiden names shall be provided for use in office records only;
- (2) the applicant's complete and current address at the time of the application;
 - (3) the applicant's telephone number;
- (4) the applicant's social security number, which may be used by this agency and by the professional examination service for identification only, except that it may be provided to the Kansas division of taxation upon request of the division. An applicant may legally decline to disclose this number;
- (5) a copy of the applicant's graduate diploma from a college identified in subsection (c), or a letter from the dean's office confirming successful completion of five or more semesters of education in a school of veterinary medicine identified in subsection (c);
- (6) the applicant's height, weight, color of hair and eyes, and a description of any distinguishing scars or marks and their location;
- (7) a list of other licenses, registrations, or permits related to veterinary science that are held by the applicant, including the issuing state, the date issued, the status, and the number of each;
- (8) a list of any drug enforcement agency (D.E.A.) numbers held by the applicant, including the issuing state, the date issued, the status, and the number of each;
- (9) a list of any United States department of agriculture (U.S.D.A.) accreditations held by the applicant, including the issuing state, the date issued, the status, and the number of each:
- (10) a list of previous experiences or employment related to veterinary science, beginning with the most recent experience; and
- (11) a passport photograph, which shall have a frontal face image that is a minimum of 1 square inch and an

- overall photo size that does not exceed 3×4 inches. The photo may be rejected if it is of a poor quality, if it is a snapshot or group picture, or if a cap, hat, or glasses obscure parts of the face.
- (h) Signed affidavit. Each applicant shall read and sign an affidavit as to the truth, correctness, and completeness of the application.
- (i) Letters of good standing. Each applicant shall submit a letter from each jurisdiction in which the applicant is now or has ever been licensed to practice as a veterinarian indicating the status of that license.
- (j) Each applicant shall answer the following questions truthfully and completely under penalty of law. The applicant shall enclose, on a separate sheet of paper, a complete explanation for a "yes" answer to any of the questions below:
- (1) Is the applicant currently enrolled in an E.C.F.V.G. program or the holder of an E.C.F.V.G. certificate?
- (2) Is the applicant or has the applicant ever been registered or licensed in any other health-related profession?
- (3) Has the applicant ever been denied licensure to practice veterinary medicine in any state, United States territory, or country for any reason other than failure of an examination?
- (4) Has a license to practice veterinary medicine issued to the applicant by any state ever been subject to any disciplinary action or is any such action now pending? If "yes," the applicant shall supply details of the action.
- (5) Has the applicant ever been convicted of any felony or misdemeanor, excluding minor traffic or juvenile offenses?
- (6) Has the applicant ever been convicted of a charge of cruelty to animals?
- (7) Has the applicant within the past year received treatment for alcohol or other substance abuse?
- (8) Has the federal drug enforcement administration ever taken action against or warned the applicant about any matter pertaining to the applicant's D.E.A. number or withdrawn a D.E.A. number assigned to the applicant?
- (9) Has there ever been any action taken against or warning issued to an applicant in relation to any U.S.D.A. accreditation held by the applicant?
- (10) Has the applicant ever been a defendant or a respondent in any malpractice action?
- (11) Has the applicant ever voluntarily relinquished or intentionally allowed to lapse any license, accreditation, D.E.A. number or other certificate in relation to the practice of veterinary medicine?
- (12) Is the applicant now or has the applicant been registered or licensed with any state racing commission? If "yes," the applicant shall supply details of the registration or license.
- (13) Is the applicant a diplomate of any speciality in veterinary medicine?
- (14) Is the applicant now using a different name other than the name used on any educational or professional documents in the applicant's past?
- (k) Upon notification that the board has received the application, the applicant shall arrange to take the Kansas veterinary legal practice examination required by K.S.A. 47-826.

- (l) Any application may be suspended for a period not to exceed one year for lack of qualifications or as the result of an incomplete application. If the applicant has not met the qualifications or has not submitted a complete application prior to the end of the one-year period, the application shall expire. Upon expiration, the applicant may reapply by submitting a new application, the required fees, and all supporting documents. (Authorized by and implementing K.S.A. 47-824, 47-825, and 47-826; effective April 4, 1997.)
- **70-4-9.** License renewal applications. (a) Each licensee who is on active military duty during a time of national emergency shall not be required to pay any license renewal fee due at that time.
- (b) The annual continuing education requirement shall be waived for any licensee who is either on active military duty during a time of national emergency or impaired, as defined by K.S.A. 47-846(c) and amendments thereto. (Authorized by and implementing K.S.A. 47-821 and 47-829; effective April 4, 1997.)
- **70-4-10.** Examination applications. Each applicant for examination shall be enrolled in or be a graduate of a college of veterinary medicine identified in K.A.R. 70-4-8(c) or shall be enrolled in or have graduated from the American veterinary medical association's educational commission for foreign veterinary graduate program. (Authorized by and implementing K.S.A. 47-824, 47-825, and 47-826; effective April 4, 1997.)

Dirk Hanson, D.V.M. Executive Director

Doc. No. 018852

State of Kansas

Social and Rehabilitation Services

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 10 a.m. Wednesday, May 21, in the fourth floor conference room, Room 481, Docking State Office Building, 915 S.W. Harrison, Topeka, to consider the adoption of amendments to existing rules and regulations on a permanent basis effective July 1, 1997. Telephone conference will not be available.

This 60-day notice of the public hearing shall constitute a public comment period for the proposed regulations. All interested parties may submit written comments prior to or during the public hearing to Hope Burns, Office of the Secretary, Docking State Office Building, Room 603-N, 915 S.W. Harrison, Topeka, 66612. All interested parties will be given a reasonable opportunity to present their views; it may be necessary to request each participant to limit any oral presentation to five minutes. The phrase "Federal Mandate" following an item indicates that the change is required by federal policy. Optional changes in regulations related to federal programs are subject to approval by the U.S. Department of Health and Human Services.

Copies of the regulations and the economic impact statement may be obtained by contacting Hope Burns, (913) 296-3969.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulations and economic impact statements in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Hope Burns or by calling the Kansas Relay Center at 1-800-766-3777.

The adoption of the regulations will take place at 9 a.m. May 26 in the SRS executive conference room, 603-N, Docking State Office Building. Telephone conference will not be available.

A summary of the proposed regulations and the economic impact follows:

Article 4.—PUBLIC ASSISTANCE PROGRAM

30-4-35. Application process. This regulation is being amended to incorporate guidelines concerning changes in circumstances. All changes must be acted upon within 30 days and changes resulting in an increase in benefits shall become effective the month following the month the changes are reported unless necessary verification is not timely received.

Economic Impact: This change is not expected to have any discernable economic impact.

30-4-110. Income. This regulation is being amended to eliminate reference to the child support disregard in the 185 percent standard determination, as this disregard has been eliminated per K.A.R. 30-4-113.

Economic Impact: See the economic impact statement for K.A.R. 30-4-113.

30-4-111. Applicable income. This regulation is being amended to implement a new earned income disregard which shall be 40 percent of the remaining income after the deduction of \$90 for each employed person. The disregard shall not be time-limited. Other technical changes have been made to support this change.

Economic Impact: This change is expected to result in increased expenditures of approximately \$1.2 million (\$783,000 state general funds).

Bearer of Cost: The taxpayers of the State of Kansas will bear the additional costs of this change through appropriated state and federal funds.

Affected Parties:

- 1. This change will have a moderate administrative impact on SRS staff. Although the disregard will be automated, staff will be required to review several thousand cases with earnings to implement the change.
- This change will benefit over 3,600 employed persons by allowing additional wages to be retained by the individual without affecting the grant.

Other Methods: The agency considered other methods for achieving the purpose of these rules and regulations. However, this methodology was decided upon as a means to better support employment, including job retention. With federal welfare reform, the emphasis will be on finding and retaining employment as well as transitioning to self-sufficiency based on the time limited nature of assistance. This change in the earnings disregard is seen as an important facet to this effort.

(continued)

30-4-113. Income exempt as applicable income. This regulation is being amended to delete the \$50 child support exemption. Other technical changes also have been

Economic Impact: This change will result in a decrease in expenditures of approximately \$61,000 (\$25,000 state general funds) on an annual basis.

Bearer of Cost: None.

Affected Parties:

1. This change will have minimal administrative imoact on SRS staff.

This change will adversely affect about 70 persons whose full child support must now be considered in determining eligibility each month.

Other Methods: The agency considered other methods for achieving the purpose of these rules and regulations. As this disregard was intended to support the \$50 pass through of assigned support given the consumer each month and as that pass through was eliminated by PRWORA, it is no longer considered as a valid disregard for purposes of eligibility.

Article 5.—PROVIDER PARTICIPATION, SCOPE OF SERVICES, AND REIMBURSEMENTS FOR THE MEDICAID (MEDICAL ASSISTANCE) PROGRAM

30-5-58. Definition. This regulation change is administrative only. Certain home- and community based services definitions have been removed from this regulation and added to regulation 30-5-300.

Economic Impact: There is no cost or savings. Bearer of Cost: There is no cost or savings.

Affected Parties:

1. Medicaid recipients, HCBS providers enrolled in the Kansas Medicaid program and administrative staff of the Kansas Department of SRS are affected by this change.

Other Methods: No other method was appropriate for the desired outcome.

30-5-64. Prior authorization. This regulation is being amended to clarify drug prior authorization. The current regulation is incomplete in its attempt to identify drugs for PA. The revised regulation will identify PA drugs by generic name, not by brand name. This provides more complete coverage. Some PA additions were made.

Economic Impact: There will be a cost savings of approximately \$475,000 (\$191,377 state general funds) as a result of this regulation change. The above savings are broken out as follows: Klonopin: \$165,012; H2 Antagonists: \$253,576; Retin-A: \$1,838; and Proton Pump Inhibitors: \$54,040.

Bearer of Cost: These savings will accrue to the State of Kansas.

Affected Parties: This regulation will affect providers and consumers of the products added to prior authorization under the specific related criteria. The administrative and medical staff of SRS Adult and Medical Services Commission and the Medicaid fiscal agent also will be affected.

Other Methods: There were no other appropriate methods that would yield the same outcome.

30-5-71. Co-payment requirements. This regulation is being amended to delete the references to the TransMed transitional assistance program.

Economic Impact: This regulation change is administrative only. All references to the TransMed transitional medical assistance program are deleted. The TransMed program was never finalized, and has now been deleted because of welfare reform changes. There is no fiscal impact to this change.

Bearer of Cost: Not applicable.

Affected Parties:

1. Administrative staff of the Kansas Department of

Other Methods: No other methods were appropriate for the desired outcome.

30-5-80. Scope and reimbursement for Medicaid home- and community-based services (HCBS). This regulation is being revoked. HCBS scope and reimbursement is now found in K.A.R. 30-5-309.

Economic Impact: There is no fiscal impact to this change.

Bearer of Cost: None.

Affected Parties:

Administrative staff of the Kansas Department of SRS and the Kansas Department on Aging are affected by this change.

Other Methods: No other methods were appropriate for the desired outcome.

30-5-101. Scope of chiropractic services. This regulation is being amended to formalize the current administrative chiropractic coverage limitations.

Economic Impact: There is no fiscal impact to this change.

Bearer of Cost: None.

Affected Parties:

 Chiropractic services providers enrolled in the Kansas Medicaid program and administrative staff of the Kansas Department of SRS are affected by this change

Other Methods: No other method was appropriated for the desired outcome.

30-5-109. Scope of services in free-standing inpatient psychiatric facilities. This regulation is being amended to remove limitations of only state or community mental health center facilities

Economic Impact: Although this regulation change permits reimbursement to a wider base of providers, there is no fiscal impact based on the following reasons:

- 1. All Medicaid fee for service admissions will continue to require prior authorization and the PA criteria remains unchanged. The rate per admission under fee for service will continue to be paid under the DRG system.
- A growing percentage of the potential admissions will be covered under managed care programs or contractual arrangements (adoption or foster care). The costs for these admissions are included in the established rates for managed care programs and contractual arrangements.

Bearer of Cost: None.

Affected Parties:

1. Medicaid consumers, free standing inpatient psychiatric facilities and administrative staff of the Kansas Department of SRS are affected by this change.

30-5-118a. Reimbursement for federally-qualified health center services.

Economic Impact: This regulation revision will provide a cost savings of an estimated \$77,000 total funds (\$31,000 state general funds) to the State of Kansas.

Bearer of Cost: These savings will accrue to the State of

Kansas.

Affected Parties:

1. Federally qualified health centers and administrative staff of the Kansas Department of SRS are affected by this change.

Other Methods: No other method was appropriate for

the desired outcome.

30-5-300. Definitions. This regulation is being amended by adding HCBS-related definitions previously found in K.A.R. 30-5-58. The "300" series will contain all HCBS-related regulations and definitions previously found elsewhere in Article 5 regulations. In addition, the definition of "technology assisted child" is increased

from 15 years of age to 17 years of age.

Economic Impact: There will be an additional cost of \$43,000 (\$17,600 state general funds) as a result of this regulation change. The maximum number of Medicaid eligible children served by this waived program is capped at 33. This will not change with the increase in the maximum age of eligibility from 15 years old to 17 years old. However, the waiver is currently serving 25 children. With the increase of the maximum eligibility age, the number of children served will grow to approximately 27 children. This is the reason for the additional cost.

Bearer of Cost: The State of Kansas through the SRS budget and the federal government through the Title XIX

Program.

Affected Parties: Medicaid recipients, HCBS providers enrolled in the Kansas Medicaid program and administrative staff of the Kansas Department of SRS and Kansas Department on Aging are affected by this change.

Other Methods: No other method was appropriate for

the desired outcome.

30-5-307. Family reimbursement restriction. This regulation is being amended to add four exception categories. The categories identify the circumstances that must be present in order for a family member of an HCBS consumer to be paid for providing HCBS services to the consumer. The categories were established to permit HCBS consumers in very isolated areas or circumstances to receive HCBS services.

Economic Impact: This regulation revision will result in savings for the state by making an exception for family caregivers when the extraordinary criteria are met. Without the exception, an HCBS consumer may require placement in a nursing facility at significantly increased cost. Total estimated savings to the state is approximately \$50,000.

Bearer of Cost: The HCBS waivers are funded by state and federal dollars. Savings will accrue to the state when nursing facility placement is avoided by using family members when no other HCBS exist.

Affected Parties:

Consumers of home- and community-based services and field and administrative staff of the Kansas Department of SRS are affected by this change.

Other Methods: No other method was appropriate for the desired outcome.

30-5-309. Scope of and reimbursement for Medicaid home- and community-based services (HCBS). This new regulation, scope of and reimbursement for Medicaid home- and community-based services, replaces K.A.R. 30-5-80, which is being revoked. All HCBS regulations will be found at the K.A.R. 30-5-300s section. This is to group regulations according to program.

Economic Impact: This regulation change is administrative only, moving the regulation from 30-5-80, which will be revoked, and being renumbered as 30-5-309. There

is no fiscal impact to this change.

Bearer of Cost: None.

Affected Parties:

1. Administrative staff of the Kansas Department of SRS and the Kansas Department on Aging are affected by this change.

Other Methods: No other methods were appropriate

for the desired outcome.

Article 6.—MEDICAL ASSISTANCE PROGRAM-CLIENT'S ELIGIBILITY FOR PARTICIPATION

30-6-35. Application process. This regulation is being amended to incorporate guidelines concerning addition of a family member following approval for assistance, If assistance is requested for such a member after assistance has been approved for other family members, the month of application for the member shall be the month following the month the request is made unless necessary verification is not timely received.

Economic Impact: This change is not expected to have

any discernable economic impact.

30-6-65. Automatic eligibles. This regulation is being amended to delete reference to providing automatic eligibility to persons eligible for public assistance based on prospective budgeting but ineligible due to retrospective budgeting.

Economic Impact: This change is not expected to have

any discernable economic impact.

30-6-113. Income exempt as applicable income. This regulation is being amended to delete the \$50 child support exemption in the non-SSI programs. Other technical changes have been made.

Economic Impact: See the economic impact statement

for K.A.R. 30-4-113.

Rochelle Chronister Secretary of Social and Rehabilitation Services

Secretary of State

I, Ron Thornburgh, Secretary of State of the State of Kansas, do hereby certify that the following bill is a correct copy of the original enrolled bill now on file in my office.

In Testimony Whereof, I have hereunto subscribed my name and affixed my official seal.

Ron Thornburgh Secretary of State

(Published in the Kansas Register March 20, 1997.)

HOUSE BILL No. 2080

AN ACT concerning the Riley county law enforcement agency; relating to membership therein and the financing thereof; amending K.S.A. 19-4427 and 19-4443 and repealing the existing sections.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 19-4427 is hereby amended to read as follows: 19-4427. (a) Subject to the provisions of subsection (b), there is hereby established in all counties adopting the provisions of this act a county law enforcement agency which shall be known as the "______

(name of county)

county law enforcement agency."

(1) Except as provided in paragraph (2), each agency shall have seven members who shall be selected in the following manner:

(A) One member shall be a member of the board of county commissioners of the county, selected by such board of commissioners;

(B) one member shall be a resident of the county, to be selected by the board of county commissioners;

(C) one member shall be a member of the governing body of the largest city located within the county, selected by such governing body;

(D) two members shall be residents of the largest city located within the county, to be selected by the governing body of such city;

(E) one member shall be the mayor of the next largest city located within such county, or a member of the governing body of such city, designated by such mayor; and

(F) one member shall be the county attorney of such county.

(2) The Riley county law enforcement agency shall have seven members who shall be selected in the following manner:

(A) One member shall be a member of the board of county commissioners of the county, selected by such board of commissioners;

(B) one member shall be a resident of the county, to be selected by the board of county commissioners;

(C) one member shall be a member of the governing body of the city of Manhattan, to be selected by such governing body;

 (D) two members shall be residents of the city of Manhattan, to be selected by the governing body of such city;

(E) one member shall be the county attorney of such county; and

(F) one member appointed, on alternating terms, by the governing body of the city of Manhattan and the board of county commissioners of Riley county which member shall be a member of the governing body of

the appointing authority. The board of county commissioners of the county and the governing body of the two largest cities located within such county shall each meet on the second Monday in January next following the adoption of the provisions of this act and each two years thereafter and shall select and designate the members of their respective bodies and the other appointive members as members of the agency. Appointive members of the agency shall serve for a term of two years, and other members of the agency who are members by virtue of their county or city office shall remain eligible to serve as such only while holding such county or city office. All members of such agency shall take and subscribe to an oath as other county officials, and all vacancies occurring in the membership of the agency shall be filled for the remainder of the unexpired term of the member creating such vacancy in like manner as that provided for the appointment of such member. Members of the agency shall not receive compensation, but shall be reimbursed for their actual and necessary expenses incurred in the performance of their official duties.

(b) Whenever there shall be presented to the county election officer of any such county a petition, signed by qualified electors of such county equal in number to not less than 10% of the electors of the county who voted for the office of secretary of state at the last preceding general election, requesting a special election on the proposition of electing the members of the law enforcement agency of such county to be held at the time of the next primary election in August of an even-numbered year, such special election shall be held at the next such primary election which occurs not less than 60 days after the date the petition is filed, and the question submitted at such special election shall be as follows:

"Shall the law enforcement agency of ________ be composed of seven (Name of county)

elected members?"

If a majority of the electors voting at such election vote in favor of such proposition, such county's law enforcement agency shall be elected at a special election which shall be held at the time of the next succeeding general election as follows: One member shall be elected from each of the county commissioner districts in such county and the remaining members shall be elected from the county at large, together with that portion of any city within the county which is located in an adjacent county. Any person seeking election to any such position shall file a declaration of candidacy for the appropriate position with the county election officer within 30 days after the special election at which the proposition for electing members of the county law enforcement agency is adopted. The county election officer shall give notice of the special election to elect members of the agency by publication once in a newspaper having general circulation within the county. Such publication notice shall be made not more than 14 nor less than seven days prior to the date of the special election. If a portion of any city within such county is located in an adjacent county, the county election officer also shall give written notice of such special election to the county election officer of such adjacent county as soon as the results of the special election on the proposition to elect members of the agency are known.

Ballots for the special election to elect members of the agency shall be prepared by the county election officer of the county to which this act applies, including ballots for that portion of any city within such county which is located in an adjacent county which ballots for the portion of such city shall include only the names of the persons having declared themselves to be candidates for the at large positions. All ballots for the at large positions shall be prepared in such manner that each elector is instructed to vote for the same number of candidates as the number of positions to be filled. So far as the same may be made applicable, the laws governing the election of county commissioners shall govern the election of such members to be elected within county commissioner districts, and the laws governing the election of other county officers shall govern the election of the members from the county at large, except that the election of members of the law enforcement agency shall be nonpartisan and in each instance the candidate receiving the greatest number of votes shall be elected. Where electors of an adjacent county residing in a city which is partly in such adjacent county and partly in a county to which this act applies are to vote on candidates for the at large positions, the county election officer of such adjacent county shall conduct the election and the board of canvassers of such adjacent county shall canvass the ballots cast at such special election by electors of such adjacent county who reside in such city. The board of canvassers of such adjacent county shall certify the results of the special election in the adjacent county to the board of canvassers of the county to which this act applies.

On the second Monday in January next following such general election, the member positions of the law enforcement agency established pursuant to subsection (a) shall be abolished and the members elected pursuant to this subsection shall commence upon the duties of their office. Members elected hereunder shall serve for terms of two years and, except for the provisions relating to selection of members, the provisions of subsection (a) shall be applicable to such members.

Sec. 2. K.S.A. 19-4443 is hereby amended to read as follows: 19-4443. (a) Subject to the provisions of subsection (c) and (d), any county adopting the provisions of this act and each incorporated city within such county shall share in the cost, exclusive of medical expenses of prisoners, of operating the law enforcement agency and department in the same proportion as the budget of each such political subdivision for the operation of the sheriff's department or the police department, as the case may be, in the fiscal year in which this act is adopted bears to the total of all such budgets in said fiscal year.

(b) On or before the first Monday in July of each year the agency shall prepare and submit to the board of county commissioners of the county and to the governing body of each incorporated city within such county a budget of expenditures for the operation of such agency and the department for the next budget year, itemizing the expenses and amounts and the purpose, and shall certify the proportionate liability of each such political subdivision therefor. An amount not to exceed 15% of any annual budget may be allocated to a special accruing emergency reserve fund. In making the budget, any amounts credited to, and the amounts on hand in, such reserve fund and the amounts expended therefrom shall be shown for the information of the taxpayers of the county. Not less than 10 days prior to submitting such budget, the agency shall hold a hearing thereon in accordance with the provisions of K.S.A. 79-2929, and amendments thereto. The annual budget of expenditures of the agency shall not exceed 110% of the annual budget of expenditures for the preceding fiscal year except that all expenditures incurred by the agency or department for motor fuels, lubricants and other transportation-related products shall be exempt from the budgetary limitation to the extent that the cost of such expenditures exceeds 110% of the preceding fiscal year's budget for the same such expenditures. The board of county commissioners of said county shall levy a tax upon all assessed taxable tangible property of such county sufficient to raise the amount of the budget for which said county is liable and to pay a portion of the principal and interest on bonds issued under the authority of K.S.A. 12-1774, and amendments thereto, by cities located in the county, and the governing body of each of the cities shall levy a tax upon all assessed taxable tangible property of such city sufficient to raise the amount of the budget for which the city is liable and to pay a portion of the principal and interest on bonds issued by such city under the authority of K.S.A. 12-1774, and amendments thereto. The moneys derived from all levies, except for amounts to pay a portion of the principal and interest on bonds issued under the authority of K.S.A. 12-1774, and amendments thereto, by cities located in the county, made hereunder shall be deposited in the county treasury and credited to a separate fund to be expended for the operation of the county law enforcement agency and department.

(c) In any county where only two cities and the county levy a tax as provided in subsection (b) and one such city is a city of the first class and the other city is a city of the third class, each such city and the county shall levy a tax for the costs of the law enforcement agency and department commencing with the levy for 1979, in an amount computed as

follows:

(1) When the budget for the law enforcement agency and department is established for the next year, the levy for the city of the first class shall be computed in accordance with subsection (a);

(2) the levy for the city of the third class then shall be fixed at a rate higher or lower than its previous mill levy for such purpose, by an amount equal to the net increase or decrease in the mill levy rate that the levy of the city of the first class bears to that of its levy for the previous year;

(3) the county then shall levy a tax at a mill rate sufficient to pay the remaining portion of the budget of the law enforcement agency and de-

partment.

(d) When the budget for the Riley county law enforcement agency and department is established for 1998, the city of Manhattan shall levy a tax at a mill rate sufficient to fund 80% of the budget of the law enforcement agency and department and the county shall levy a tax at a mill rate sufficient to fund 20% of the budget of the law enforcement agency and department. Thereafter, the governing body of the city of Manhattan and the board of county commissioners of Riley county shall determine annually, by adoption of a joint resolution, the portion which the city and county shall pay to fund the budget of the law enforcement agency and department. If a joint resolution is not adopted by the second Monday in June each year, the funding formula adopted the previous year shall continue in effect.

Sec. 3. K.S.A. 19-4427 and 19-4443 are hereby repealed.

Sec. 4. This act shall take effect and be in force from and after its publication in the Kansas register.

(Published in the Kansas Register March 20, 1997.)

Summary Notice of Bond Sale City of Olathe, Kansas

\$14,375,000*

General Obligation Temporary Notes Series 1997-A

\$425,000*

General Obligation Temporary Notes Series 1997-B

and

\$9,500,000*
General Obligation Bonds
Series 190

(General obligations payable from unlimited ad valorem taxes)

Sealed Bids

Subject to the notice of sale and preliminary official statement, sealed bids will be received by the city clerk of the City of Olathe, Kansas, on behalf of the governing body at City Hall, 100 W. Santa Fe, Olathe, KS 66061, on Tuesday, April 1, 1997, for the purchase of \$14,375,000* General Obligation Temporary Notes, Series 1997-A, and \$425,000* General Obligation Temporary Notes, Series 1997-B (collectively, the notes), and \$9,500,000* principal amount of General Obligation Bonds, Series 190. Bids for the notes will be opened at 11:30 a.m. local time on that day. Bids for the bonds will be opened at noon local time on that day. No bid will be considered of (a) less than 99.5 percent of the principal amount of the notes and accrued interest to the date of delivery, and (b) less than 99 percent of the principal amount of the bonds and accrued interest to the date of delivery.

Note Details

The notes will consist of fully registered notes in the denomination of \$5,000 or any integral multiple thereof. Notes shall initially be registered in the name of Cede & Co., as nominee of the Depository Trust Company, New York, New York, to which payments of principal of and interest on the notes will be made. Individual purchases of notes will be made in book-entry form only. Purchasers will not receive certificates representing their interest in notes purchased. The notes will be dated April 1, 1997, and will become due on June 1, 1998. The notes will bear interest from the dated date at rates to be determined when the notes are sold, and interest will be payable semiannually on June 1 and December 1, beginning December 1, 1997. The city treasurer will be the paying agent and note registrar for the notes.

Bond Details

The bonds will consist of fully registered certificated bonds in the denomination of \$5,000 or any integral multiple thereof. Bonds shall initially be registered in the name of Cede & Co., as nominee of the Depository Trust Company, New York, New York, to which payments of principal of and interest on the bonds will be made. Individual purchases of bonds will be made in book-entry

form only. Purchasers will not receive certificates representing their interest in bonds purchased. The bonds will be dated April 1, 1997, and will become due annually on April 1, beginning April 1, 1998, in the years as follows:

Year		Principal Amount*
4/1/98		\$950,000
4/1/99		950,000
4/1/00		950,000
4/1/01	Contract March	950,000
4/1/02		950,000
4/1/03		950,000
4/1/04		950,000
4/1/05		950,000
4/1/06		950,000
4/1/07		950,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold, and interest will be payable semiannually on April 1 and October 1 in each year, beginning on October 1, 1997. The Kansas State Treasurer, Topeka, Kansas, will be the paying agent and bond registrar for the bonds.

Good Faith Deposit

Each bid for a series of the notes shall be accompanied by a good faith deposit in the form of a cashier's or certified check or a financial surety bond in the amount of 1 percent of the principal amount of the notes. Each bid for the bonds shall be accompanied by a good faith check in the form of a cashier's or certified check or a financial surety bond in the amount of 2 percent of the principal amount of the bonds.

Delivery

The city will pay for preparing the notes and the bonds. The city will deliver the notes in book-entry form only through the facilities of Depository Trust Company, New York, New York, on or before April 15, 1997. The city will deliver the bonds in book-entry form only through the facilities of Depository Trust Company, New York, New York, on or before April 30, 1997.

Assessed Valuation and Indebtedness

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 1997 is \$521,790,785. The total general obligation indebtedness of the city as of the date of the bonds, including the notes and bonds being sold, is \$80,690,000, and the total general obligation indebtedness of the city as of December 31, 1996, for debt limitation purposes, was \$27,711,937.

Approval of Bonds

The bonds and notes will be sold subject to the legal opinion of Gilmore & Bell, P.C., Kansas City, Missouri, bond counsel, whose approving legal opinion as to the validity of the bonds/notes will be furnished and paid for by the city, printed on the bonds and delivered to the successful bidder as and when the bonds/notes are delivered.

Additional Information

Additional information regarding the bonds/notes may be obtained from Kevin Hammeke, the city's director of financial services, (913) 782-2600; or the city's financial advisor, Piper Jaffray Inc., Kansas City, Missouri, Attention: Dennis Mitchell, (816) 360-3072.

Dated March 18, 1997.

City of Olathe, Kansas Howard W. Pevehouse Olathe City Clerk Olathe City Hall 100 W. Santa Fe Olathe, KS 66061 (913) 782-2600

* Preliminary, Subject to Change Doc. No. 018862

State of Kansas

Kansas Lottery

Temporary Administrative Regulations

Article 2.—LOTTERY RETAILERS

- **111-2-32.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-2-28-95, Feb. 17, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-2-33.** (Authorized by K.S.A. 74-8710, as amended by L. 1995, Chapter 261, §1; implementing K.S.A. 74-8710, as amended by L. 1995, chapter 261, §1, and K.S.A. 74-8708; effective, T-111-2-28-95, Feb. 17, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-2-34.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-3-22-95, March 16, 1995; amended, T-111-5-3-95, April 27, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-2-35.** (Authorized by and implementing K.S.A. 74-8710 and K.S.A. 74-8708; effective, T-111-5-23-95, May 15, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-2-36.** (Authorized by K.S.A. 74-8710, as amended by 1995 H.B. 2077, §1; implementing K.S.A. 74-8710, as amended by 1995 H.B. 2077, §1 and K.S.A. 74-8708; effective, T-111-6-5-95, May 31, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-2-37.** (Authorized by K.S.A. 74-8710, as amended by L. 1995, Chapter 261, §1; implementing K.S.A. 74-8708 and 74-8710, as amended by L. 1995, Chapter 261, §1; effective, T-111-7-31-95, July 21, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-2-38.** (Authorized by and implementing K.S.A. 74-8710, as amended by L. 1995, Chapter 261, §1; effective, T-111-12-18-95, Dec. 14, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-2-39.** (Authorized by K.S.A. 74-8710, as amended by L. 1995, Chapter 261, §1; implementing K.S.A. 74-8708 and 74-8710, as amended by L. 1995, Chapter 261, §1; effective, T-111-10-24-95, Oct. 20, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-2-40.** (Authorized by K.S.A. 74-8710, as amended by L. 1995, Chapter 261, §1; implementing K.S.A. 74-8710, as amended by L. 1995, Chapter 261, §1,

and K.S.A. 74-8708; effective, T-111-10-24-95, Oct. 20, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)

- **111-2-41.** (Authorized by K.S.A. 74-8710, as amended by L. 1995, Chapter 261, §1; implementing K.S.A. 74-8710, as amended by L. 1995, Chapter 261, §1, and K.S.A. 74-8708; effective, T-111-12-18-95, Dec. 14, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-2-42.** (Authorized by K.S.A. 74-8710, as amended by L. 1995, Chapter 261, §1; implementing K.S.A. 74-8708 and 74-8710, as amended by L. 1995, Chapter 261, §1; effective, T-111-12-18-95, Dec. 14, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-2-47. "Ask for the sale" promotion. (a) During the period beginning March 1, 1997, and ending March 31, 1997, in addition to compensation provided for in K.A.R. 111-2-4, the Kansas lottery also offers all Pic Quik stores located in Kansas an opportunity to participate in a bonus retailer "ask for the sale" incentive promotion of lottery tickets.
- (b) On each Friday in March 1997, including March 7, 14, 21, and 28, all Pic Quik stores' personnel selling Kansas lottery tickets will ask every adult customer making a purchase if the customer would like to purchase a lottery ticket. If the employee fails to ask adult customers for the purchase of a lottery ticket and the customer brings it to the clerk's attention before leaving the premises, the retailer shall give the adult customer one \$1.00 instant lottery ticket at no charge.
- (c) All retailer employees at each location shall wear promotional buttons and display special point-of-sale materials provided by the lottery each Friday from 6:00 a.m. to 6:00 p.m. during the promotion announcing the promotion to its customers. These promotional materials consist of:
- (1) A tent card to be displayed at the point where tickets are sold.
- (2) A window/monitor banner to be displayed at the front entrance of the business and/or below the lottery information display system monitor.

These materials must be on display during all hours of the promotion at the times and dates established in subsections (b) and (c) for a store to be eligible for a prize.

- (d) The Kansas lottery will provide each location with a credit of \$35. This will be credited to each store's account at the beginning of the promotion.
- (e) Any tickets given away above the \$35 allowance representing 35 tickets per location will be the responsibility of Pic Quik stores.
- (f) Each retail location shall maintain a ticket log form to be completed every time a lottery ticket is given away. The log will be picked up by the Kansas lottery district manager servicing the retailer location at the end of the promotion.
- (g) At the end of the promotion, the Pic Quik store with the greatest percentage increase in lottery ticket sales for the period from March 1, 1997, through March 31, 1997, over the period from March 1, 1996, through March 31, 1996, will win a portable compact disc player and promotional items. The second and third place stores will receive promotional items provided by the lottery. (Au-

thorized by K.S.A. 1996 Supp. 74-8710; implementing K.S.A. 1996 Supp. 74-8710 and K.S.A. 74-8708; effective, T-111-5-22-96, May 15, 1996; amended T-111-3-10-97, Feb. 21, 1997.)

- 111-2-56. "Ask for the sale" promotion. (a) During the period beginning April 1, 1997, and ending April 30, 1997, in addition to compensation provided for in K.A.R. 111-2-4, the Kansas lottery also offers all Amoco stores located in Kansas an opportunity to participate in a bonus retailer "ask for the sale" incentive promotion of lottery tickets.
- (b) On each Friday in April 1997, including April 4, 11, 18, and 25, all Amoco stores' personnel selling Kansas lottery tickets will ask every adult customer making a purchase if the customer would like to purchase a lottery ticket. If the employee fails to ask adult customers for the purchase of a lottery ticket and the customer brings it to the clerk's attention before leaving the premises, the retailer shall give the adult customer one \$1.00 instant lottery ticket at no charge.
- (c) All retailer employees at each location shall wear promotional buttons and display special point-of-sale materials provided by the lottery each Friday from 6:00 a.m. to 6:00 p.m. during the promotion announcing the promotion to its customers. These promotional materials consist of:
- (1) A tent card to be displayed at the point where tickets are sold.
- (2) A window/monitor banner to be displayed at the front entrance of the business and/or below the lottery information display system monitor.

These materials must be on display during all hours of the promotion at the times and dates established in subsections (b) and (c) for a store to be eligible for a prize.

- (d) The Kansas lottery will provide each location with a credit of \$35. This will be credited to each store's account at the beginning of the promotion.
- (e) Any tickets given away above the \$35 allowance representing 35 tickets per location will be the responsibility of Amoco stores.
- (f) Each retail location shall maintain a ticket log form to be completed every time a lottery ticket is given away. The log will be picked up by the Kansas lottery district manager servicing the retailer location at the end of the promotion.
- (g) At the end of the promotion, the Amoco store with the greatest percentage increase in lottery ticket sales for the period from April 1, 1997, through April 30, 1997, over the period from April 1, 1996, through April 30, 1996, will win a portable compact disc player and promotional items. The second and third place stores will receive promotional items provided by the lottery. (Authorized by K.S.A. 1996 Supp. 74-8710; implementing K.S.A. 1996 Supp. 74-8710 and K.S.A. 74-8708; effective, T-111-3-10-97, Feb. 21, 1997.)
- 111-2-57. "Ask for the sale" promotion. (a) During the period beginning March 14, 1997, and ending March 16, 1997, in addition to compensation provided for in K.A.R. 111-2-4, the Kansas lottery also offers the Dillons locations numbers 1, 2, and 73 an opportunity to particular.

ipate in a bonus retailer "ask for the sale" incentive promotion of lottery tickets.

- (b) On each day during the promotion, including March 14, 15, and 16, from 9:00 a.m. to 9:00 p.m., the above-mentioned Dillons store personnel selling Kansas lottery tickets will ask every adult customer making a purchase if the customer would like to purchase a lottery ticket. If the employee fails to ask adult customers for the purchase of a lottery ticket and the customer brings it to the clerk's attention before leaving the premises, the retailer shall give the adult customer one \$1.00 instant lottery ticket at no charge.
- (c) All retailer employees at each location shall wear promotional buttons and display special point-of-sale materials provided by the lottery each day from 9:00 a.m. to 9:00 p.m. during the promotion announcing the promotion to its customers. These promotional materials consist of:
- (1) Tent cards to be displayed at the point where tickets are sold.
- (2) Window/counter banners to be displayed at the front entrance of the business and/or where lottery tickets are sold.

These materials must be on display during all hours of the promotion at the times and dates established in subsections (b) and (c) for a store to be eligible for a prize.

- (d) The Kansas lottery will provide each location with a credit of \$50. This will be credited to each store's account at the beginning of the promotion.
- (e) Any tickets given away above the \$50 allowance representing 50 tickets per location will be the responsibility of Dillons stores.
- (f) Each retail location shall maintain a ticket log form to be completed every time a lottery ticket is given away. The log will be picked up by the Kansas lottery district manager servicing the retailer location at the end of the promotion.
- (g) At the end of the promotion, the Dillons store with the greatest percentage increase in lottery ticket sales for the period from March 14, 1997, through March 16, 1997, over the period from February 14, 1997, through February 16, 1997, will win Kansas lottery t-shirts for their customer service and checkout lane employees. The second and third place stores will receive promotional items provided by the lottery. (Authorized by K.S.A. 1996 Supp. 74-8710; implementing K.S.A. 1996 Supp. 74-8710 and K.S.A. 74-8708; effective, T-111-3-10-97, Feb. 21, 1997.)

Article 4.—INDIVIDUAL GAME RULES

- **111-4-101.** (Authorized by and implementing K.S.A. 74-8710, as amended by 1995 H.B. 2077, §1; effective, T-111-9-7-88, Sept. 6, 1988; amended, T-111-8-24-89, Aug. 18, 1989; amended, T-111-8-24-90, Aug. 17, 1990; amended, T-111-8-2-91, July 19, 1991; amended, T-111-5-21-92, May 15, 1992; amended, T-111-7-9-93, June 25, 1993; amended, T-111-6-28-94, June 17, 1994; amended, T-111-6-26-95, June 23, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-102.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-9-7-88, Sept. 6, 1988; amended, T-111-8-24-89, Aug. 24, 1989; amended, T-111-

- 9-8-89, Sept. 8, 1989; amended, T-111-8-24-90, Aug. 17, 1990; amended, T-111-8-2-91, July 19, 1991; amended, T-111-5-21-92, May 15, 1992; amended, T-111-7-9-93, June 25, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-103.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-9-6-88, Sept. 6, 1988; amended, T-111-8-2-91, July 19, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-104.** (Authorized by and implementing K.S.A. 74-8710, as amended by 1995 H.B. 2077, §1; effective, T-111-9-7-88, Sept. 6, 1988; amended, T-111-8-24-89, Aug. 18, 1989; amended, T-111-9-8-89, Sept. 8, 1989; amended, T-111-8-24-90, Aug. 17, 1990; amended, T-111-8-2-91, July 19, 1991; amended, T-111-5-21-92, May 15, 1992; amended, T-111-10-27-92, Sept. 11, 1992; amended, T-111-7-9-93, June 25, 1993; amended, T-111-6-28-94, June 17, 1994; amended, T-111-6-26-95, June 23, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **Resolution of the control of the c
- **111-4-106.** (Authorized by and implementing K.S.A. 74-8710, as amended by 1995 H.B. 2077, §1; effective, T-111-9-7-88, Sept. 8, 1988; amended, T-111-8-24-90, Aug. 17, 1990; amended, T-111-8-2-91, July 19, 1991; amended, T-111-5-21-92, May 15, 1992; amended, T-111-9-1-92, Aug. 28, 1992; amended, T-111-6-28-94, June 17, 1994; amended, T-111-6-26-95, June 23, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-106a.** (Authorized by and implementing K.S.A. 74-8710, as amended by 1995 H.B. 2077, §1; effective, T-111-8-24-90, Aug. 17, 1990; amended, T-111-8-2-91, July 19, 1991; amended, T-111-5-21-92, May 15, 1992; amended, T-111-7-1-92, June 26, 1992; amended, T-111-6-26-95, June 23, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-107. (Authorized by and implementing K.S.A. 1991 Supp. 74-8710; effective, T-111-9-7-88, Sept. 6, 1988; amended, T-111-8-18-89, Aug. 24, 1989; amended, T-111-9-8-89, Sept. 8, 1989; amended, T-111-8-24-90, Aug. 17, 1990; amended, T-111-5-11-92, May 15, 1992; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-108.** (Authorized by and implementing K.S.A. 74-8710, as amended by 1995 H.B. 2077, §1; effective, T-111-9-7-88, Sept. 6, 1988; amended, T-111-8-24-90, Aug. 17, 1990; amended, T-111-8-2-91, July 19, 1991; amended, T-111-5-21-92, May 15, 1992; amended, T-111-7-9-93, June 25, 1993; amended, T-111-6-26-95, June 23, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- III-4-109. (Authorized by and implementing K.S.A. 1987 Supp, 74-8710, as amended by L. 1988, Ch.

366, §23; effective, T-111-9-7-88, Sept. 7, 1988; revoked, T-111-3-10-97, Feb. 21, 1997.)

- **111-4-110.** (Authorized by and implementing K.S.A. 1991 Supp. 74-8710; effective, T-111-9-6-88, Sept. 7, 1988; amended, T-111-5-21-92, May 5, 1992; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-111.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-9-7-88, Sept. 6, 1988; amended, T-111-8-24-90, Aug. 17, 1990; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-112.** (Authorized by and implementing K.S.A. 74-8710, as amended by 1995 H.B. 2077, §1; effective, T-111-9-7-88, Sept. 7, 1988; amended, T-111-5-21-92, May 15, 1992; amended, T-111-7-9-93, June 25, 1993; amended, T-111-6-28-94, June 17, 1994; amended, T-111-6-26-95, June 23, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-113.** (Authorized by K.S.A. 1989 Supp. 74-8710(c); implementing K.S.A. 1989 Supp. 74-8710(c) and K.S.A. 1989 Supp. 74-8720(b); effective, T-111-9-7-88, Sept. 6, 1988; amended, T-111-8-24-94, Aug. 17, 1990; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-114.** (Authorized by K.S.A. 1989 Supp, 74-8710(c); implementing K.S.A. 1989 Supp. 74-8710(c) and K.S.A. 1989 Supp. 74-8720(b); effective, T-111-9-7-88, Sept. 6, 1988; amended, T-111-8-24-90, Aug. 17, 1990; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-308.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-8-2-91, July 19, 1991; amended, T-111-9-20-91, Sept. 13, 1991; amended, T-111-7-30-93, July 23, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-309.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-8-2-91, July 19, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-310.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-8-2-91, July 19, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-311.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-8-2-91, July 19, 1991; amended, T-111-9-20-91, Sept. 13, 1991; amended, T-111-7-30-93, July 23, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-312.** (Authorized by and implementing K.S.A. 74-8710(b); effective, T-111-8-2-91, July 19, 1991; amended, T-111-8-29-91, Aug. 23, 1991; amended, T-111-9-20-91, Sept. 13, 1991; amended, T-111-7-30-93; July 23, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-313.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-8-2-91, July 19, 1991; amended, T-111-7-30-93, July 23, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-314.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-8-2-91, July 19, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.)

- **111-4-315.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-8-2-91, July 19, 1991; revoked; T-111-3-10-97, Feb. 21, 1997.)
- **111-4-316.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-8-2-91, July 19, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-317.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-8-2-91, July 19, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-336.** (Authorized by and implementing K.S.A. 1991 Supp. 74-8710; effective, T-111-10-3-91, Sept. 26, 1991; amended, T-111-9-1-92, Aug. 28, 1992; amended, T-111-8-26-93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-337.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-10-3-91, Sept. 26, 1991; amended, T-111-9-1-92, Aug. 28, 1992; amended, T-111-8-26-93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-338.** (Authorized by and implementing K.S.A. 74-8710(b); effective, T-111-10-3-91, Sept. 26, 1991; amended, T-111-9-1-92, Aug. 28, 1992; amended, T-111-8-26-93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-339.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-10-3-91, Sept. 26, 1991; amended, T-111-9-1-92, Aug. 28, 1992; amended, T-111-10-27-92, Sept. 11, 1992; amended, T-111-8-26,93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-340.** (Authorized by and implementing K.S.A. 74-8710(c); effective, T-111-10-3-91, Sept. 26, 1991; amended, T-111-9-1-92, Aug. 28, 1992; amended, T-111-8-26-93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-341b.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-10-27-92, Sept. 11, 1992; amended, T-111-8-26-93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-341e.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-10-22-93, Oct. 15, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-342.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-10-3-91, Sept. 26, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-343.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-10-3-91, Sept. 26, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-344.** (Authorized by and implementing K.S.A. 1991 Supp. 74-8710(b); effective, T-111-10-3-91, Sept. 26, 1991; amended, T-111-9-1-92, Aug. 28, 1992; amended, T-111-8-26-93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-345.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710(b); effective, T-111-10-3-91, Sept. 26, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.).

(continued)

- **111-4-350.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-10-22-91, Oct. 18, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-351.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-10-22-91, Oct. 18, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-352.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-10-22-91, Oct. 18, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-353.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710(b); effective, T-111-10-22-91, Oct. 18, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-354.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-10-22-91, Oct. 18, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-355.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-10-22-91, Oct. 18, 1991; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-392. (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-3-24-92, March 20, 1992; amended, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-393. (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-3-24-92, March 20, 1992; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-394. (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-3-24-92, March 20, 1992; amended, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-395.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710(b); effective, T-111-3-24-92, March 20, 1992; amended, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-396.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-3-24-92, March 20, 1992; amended, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-397.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-3-24-92, March 20, 1992; amended, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-398.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-3-24-92, March 20, 1992; amended, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-399.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-3-24-92, March 20, 1992; amended, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-400.** (Authorized by and implementing K.S.A. 1990 Supp. 74-8710; effective, T-111-3-24-92, March 20, 1992; amended, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-405.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-4-92, April 30, 1992; amended, T-111-9-1-92, Aug. 28, 1992; amended, T-111-5-

- 28-93, May 21, 1993; amended, T-111-5-20-94, May 13, 1994; amended, T-111-5-3-95, April 27, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-406.** (Authorized by and implementing K.S.A. 1991 Supp. 74-8710; effective, T-111-5-4-92, April 30, 1992; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-407.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-4-92, April 30, 1992; amended, T-111-9-1-92, Aug. 28, 1992; amended, T-111-5-28-93, May 21, 1993; amended, T-111-5-20-94, May 13, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-408.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-4-92, April 30, 1992; amended, T-111-9-1-92, Aug. 28, 1992; amended, T-111-5-28-93, May 21, 1993; amended, T-111-5-20-94, May 13, 1994; amended, T-111-5-3-95, April 27, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-409.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-4-92, April 30, 1992; amended, T-111-9-1-92, Aug. 28, 1992; amended, T-111-5-20-94, May 13, 1994; amended, T-111-5-3-95, April 27, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-410.** (Authorized by and implementing K.S.A. 1991 Supp. 74-8710; effective, T-111-5-4-92, April 30, 1992; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-411.** (Authorized by and implementing K.S.A. 74-8710, as amended by L. 1995, Chapter 261, §1; effective, T-111-5-4-92, April 30, 1992; amended, T-111-9-1-92, Aug. 28, 1992; amended, T-111-7-31-95, July 21, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-412.** (Authorized by and implementing K.S.A. 1991 Supp. 74-8710; effective, T-111-5-4-92, April 30, 1992; amended, T-111-9-1-92, Aug. 28, 1992; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-413.** (Authorized by and implementing K.S.A. 1991 Supp. 74-8710; effective, T-111-5-4-92, April 30, 1992; amended, T-111-9-1-92, Aug. 28, 1992; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-470. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-2-23-93, Feb. 19, 1993; amended, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-471.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-2-23-93, Feb. 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-472.** (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-2-23-93, Feb. 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-473.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-2-23-93, Feb. 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **III-4-474.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)

- **111-4-475.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-476.** (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-2-23-93, Feb. 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-477.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f); and 74-8720; effective, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-493.** (Authorized by implementing K.S.A. 74-8710; effective, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-494.** (Authorized by implementing K.S.A. 74-8710; effective, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-495.** (Authorized by and 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-496.** (Authorized by K.S.A 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-3-26-93, March 19, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-513.** (Authorized by implementing K.S.A. 74-8710; effective, T-111-8-26-93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-514.** (Authorized by implementing K.S.A. 74-8710; effective, T-111-8-26-93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-515.** (Authorized by implementing K.S.A. 74-8710; effective, T-111-8-26-93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-516.** (Authorized by implementing K.S.A. 74-8710(b); effective, T-111-8-26-93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-517.** (Authorized by implementing K.S.A. 74-8710; effective, T-111-8-26-93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-518.** (Authorized by implementing K.S.A. 74-8710; effective, T-111-8-26-93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-519.** (Authorized by implementing K.S.A. 74-8710, as amended by L. 1995, Chapter 261, §1; effective, T-111-8-26-93, Aug. 20, 1993; amended, T-111-7-31-95, July 21, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-520.** (Authorized by implementing K.S.A. 74-8710, effective, T-111-8-26-93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-521.** (Authorized by implementing K.S.A. 74-8710; effective, T-111-8-26-93, Aug. 20, 1993; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-624.** (Authorized by implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)

- **111-4-625.** (Authorized by implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-626. (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-627.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-628.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-629.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-630.** (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-631.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-632.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-633.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-634.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-635. (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-636.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-637.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-638.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-639.** (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-640. (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-11-8-94, Oct. 20, 1994; amended, Tomtinue()

- 111-11-23-94, Nov. 18, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-641.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-642.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-643. (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-644.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-645.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-646.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-647. (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-648. (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-649.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-650.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-651. (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-11-8-94, Oct. 20, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-652. (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-11-8-94, Oct. 20, 1994; amended, T-111-11-23-94, Nov. 18, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-653.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-23-94, Nov. 18, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-654.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-23-94, Nov. 18, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-655.** (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-11-23-94, Nov. 18, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)

- 111-4-656. (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-11-23-94, Nov. 18, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-657.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-23-94, Nov. 18, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-658.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-23-94, Nov. 18, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-659.** (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-11-23-94, Nov. 18, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-660.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-11-23-94, Nov. 18, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-661.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-23-94, Nov. 18, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-662.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-11-23-94, Nov. 18, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-663. (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-11-23-94, Nov. 18, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-664.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-11-23-94, Nov. 18, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-665.** (Authorized by and implementing K.S.A. 74-8710; effective; T-111-12-19-94, Dec. 15, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-666.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-12-19-94, Dec. 15, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-667. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-12-19-94, Dec. 15, 1994; revoked, T-111-3-10-97; Feb. 21, 1997.)
- 111-4-668. (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-12-19-94, Dec. 15, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-669.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-12-19-94, Dec. 15, 1994; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-670.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-1-26-95, Jan. 13, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-671. (Authorized by and implementing K.S.A. 74-8710; effective, T-111-1-26-95, Jan. 13, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)

- **111-4-672.** (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-1-26-95, Jan. 13, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-673.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-1-26-95, Jan. 13, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-674.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-2-28-95, Feb. 17, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-675.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-2-28-95, Feb. 17, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-676.** (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-2-28-95, Feb. 17, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-677.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-2-28-95, Feb. 17, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-678.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-3-28-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-679.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-3-28-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-680.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-3-28-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-681.** (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-3-28-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-682.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-3-28-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-683.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-3-22-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-684.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-3-22-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-685. (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-3-22-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-686.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-3-22-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-687.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-3-22-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)

- **111-4-688.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-3-22-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- 111-4-689. (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-3-22-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-690.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-3-22-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-691.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-3-22-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-692.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-3-22-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-693.** (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-3-22-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-694.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-3-22-95, March 16, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-695.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-3-95, April 27, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-696.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-3-95, April 27, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-697.** (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-5-3-95, April 27, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-698.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-5-3-95, April 27, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-699.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-3-95, April 27, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-700.** (Authorized by and implementing K.S.A. 74-8710; effective, T-111-5-3-95, April 27, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-701.** (Authorized by K.S.A. 74-8710(b), (c) and (i); implementing K.S.A. 74-8710(b), (c) and (i), and 74-8720(b) and (d); effective, T-111-5-3-95, April 27, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)
- **111-4-702.** (Authorized by K.S.A. 74-8710(b), (c) and (f); implementing K.S.A. 74-8710(b), (c) and (f), and 74-8720; effective, T-111-5-3-95, April 27, 1995; revoked, T-111-3-10-97, Feb. 21, 1997.)

(continued)

RULES FOR INSTANT GAME NO. 84 "10 TIMES LUCKY"

111-4-983. Name of game. The Kansas lottery shall conduct an instant winner lottery game entitled "10 Times Lucky" commencing on or after February 24, 1997. The specific rules for the "10 Times Lucky" game are contained in K.A.R. 111-3-1 et seq. and 111-4-983 through 111-4-987. (Authorized by and implementing K.S.A. 1996 Supp. 74-8710; effective, T-111-3-10-97, Feb. 21, 1997.)

111-4-984. Definitions. The following definitions shall apply to the "10 Times Lucky" instant lottery game:

- (a) "Game symbols" are the numbers, letters, symbols, or pictures printed in each of the four play areas of each instant game ticket and which determine if the ticket bearer is entitled to a prize. In this instant game, the game symbols are printed in black ink in 10 point WGI font with matching captions in WGI Cap font. A game symbol appears in each of the 22 play spots within the play area. Each game symbol for this instant game is one of the following: 01 02 03 04 05 07 08 09 10 11 12 13 14 15 17 18 19 20 21 22 23 24 25 image of a star -\$1.\infty \$2.\infty \$5.\infty 10.\infty 20.\infty \$100\$ \$20000.
- (b) "Game symbol captions" are the words or portions of words, letters or numbers printed beneath each game symbol in the play area and are used to repeat or explain the game symbol. The game symbol caption associated with each game symbol is as follows:

Game Symbol G	ame Symbol Caption
01	ONE
02	TWO
03	THR
04	FOR
05	FIV
07	SEV
08	EGT
09	NIN
10	TEN
	ELEVEN
12	TWELVE
13	THIRTN
14	FOURTN
15	FIFTN
	SEVTN
18	EGTN
19	NINTN
20	TWENTY
- 21 in the first of the contract of the contr	TWTYONE
22	TWTYTWO
23	TWTYTHR
24	TWTYFOR
25	TWTYFIV
Image of a star	STAR
	Prize Symbol Caption
\$1. ⁰⁰	ONE\$
\$2.00	TWO\$
\$4.00	FOUR\$
\$5.00	FIVE\$
10.00	TEN\$
20.∞	TWENTY

\$100\$ \$20000 ONE-HUN 20-THOU

(c) "Ticket validation number" means a unique number appearing on each ticket which is used to validate winning tickets. For this instant game, the ticket validation number is an 11-digit number which appears on the front of each instant ticket and will be covered by latex.

(d) "Book-ticket number" means the unique number appearing on each ticket which includes the number of the book from which it was removed and the serially assigned number of the ticket within that book. For this instant game, the book-ticket number is an 8-digit book number followed by a dash and then a 3-digit ticket number. The ticket numbers in each book start with 000 and end with 149. The book-ticket number is printed in black ink on the back of each instant game ticket both above the information form and below the bar code.

(e) "Retailer validation code" means the small letters found under removable covering in the play area of each instant game ticket. The retailer uses this code to verify and validate winners which are to be paid by the retailer. In this instant game, the retailer validation code is a three-letter code printed and appearing in three of eight varying locations among the game symbols. The codes and their meanings are as follows: TWO = \$2.00; FOR = \$4.00; FIV = \$5.00; TEN = \$10.00; TWY = \$20.00; TRY = \$30.000; FRY = \$40.000; HUN = \$100.000

(f) "Bar code" means the 16-digit bar-coded number appearing on the back of each ticket. (Authorized by and implementing K.S.A. 1996 Supp. 74-8710; effective, T-111-3-10-97, Feb. 21, 1997.)

111-4-985. Cost of ticket. The price of "10 Times Lucky" instant tickets sold by a retailer shall be \$2.00 each. (Authorized by and implementing K.S.A. 1996 Supp. 74-8710; effective, T-111-3-10-97, Feb. 21, 1997.)

111-4-986. Determination of instant prize winners. An instant prize winner is determined for this instant game when the player removes or "scratches off" the removable layer of material covering the 12 play and 10 prize symbols and captions. This is a key number match game. If either of "YOUR NUMBERS" matches one or more of the "LUCKY NUMBERS," the player wins the prize amount below that number. If a star symbol is found in any of the "Lucky Number" spots, the player wins all 10 prizes shown. Tickets will be eligible to win up to 10 prizes. (Authorized by K.S.A. 1996 Supp. 74-8710(b), (c) and (i); implementing K.S.A. 1996 Supp. 74-8710(b), (c) and (i), and K.S.A. 74-8720(b) and (d); effective, T-111-3-10-97, Feb. 21, 1997.)

111-4-987. Number and value of instant prizes. (a) There will be approximately 1,500,000 tickets ordered for this instant game. The expected number and value of the instant prizes are as follows:

Match	Prizes	Expected Number of Prizes in Game	Expected Value in Game
\$2	\$2	60,000	\$ 120,000
\$2(\$1 + \$1)	\$2	100,000	200,000
\$4	\$4	10,000	40,000
\$4(\$2 + \$2)	\$4	30,000	120,000
\$4(\$2 + \$1 + \$1)	\$4	50,000	200,000
\$5	\$ 5	10,000	50,000

\$5(\$2 + \$1 + \$1 + \$1)	\$ 5	30,000	150,000
\$5(\$1 + \$1 + \$1 + \$1 + \$1)	\$5	25,000	125,000
\$10	\$10	2,500	25,000
\$10(\$5 + \$5)	\$10	2,500	25,000
\$10(\$2 + \$2 + \$2 + \$2 + \$2)	\$10	10,000	100,000
\$10(\$1 × 10)	\$10	2,500	25,000
$$10(Star = $1 \times 10)$	\$10	7,500	75,000
\$20	\$20	2,500	
\$20(\$4 + \$4 + \$4 + \$2 +	\$20	3,750	50,000
\$2 + \$2 + \$2)	420	3,730	75,000
$$20($2 \times 10)$	\$20	2 750	HF 000
$$20($tar = $2 \times 10)$	\$20 \$20	3,750	75,000
\$30(\$10 + \$10 + \$10)	•	8,340	166,800
	\$30	750	22,500
\$30(\$5 + \$5 + \$5 + \$5 + \$5 + \$5		375	11,250
\$40(\$4 × 10)	\$40	100	4,000
$$40(Star = $2 \times 4 + $4 \times 3 + $		# 15 A	
\$5×2 + \$10)	\$40	200	8,000
\$100	\$100	50	5,000
\$100(\$20 + \$20 + \$20 +	1000		
\$20 + \$20)	\$100	<i>7</i> 5	7,500
\$100(\$10 × 10)	\$100	50	5,000
$$100(Star = $10 \times 10)$	\$100	50	5,000
\$20,000	\$20,000	5	100,000
TOTAL	1/		
TOTAL		359,995	\$1,790,050
	4.0		

(b) The executive director may terminate the sale of tickets prior to the complete sale of all tickets. In this event, the number and value of prizes will be approximately proportional to the number of tickets actually sold. The odds of winning a prize in this game are one in 4.17.

(c) All prizes are subject to deductions provided by law. (Authorized by K.S.A. 1996 Supp. 74-8710(b), (c) and (f); implementing K.S.A. 1996 Supp. 74-8710(b), (c) and (f); effective, T-111-3-10-97, Feb. 21, 1997.)

RULES FOR INSTANT GAME NO. 87 "LUCKY CASH"

111-4-988. Name of game. The Kansas lottery shall conduct an instant winner lottery game entitled "Lucky Cash" commencing on or after February 24, 1997. The specific rules for the "Lucky Cash" game are contained in K.A.R. 111-3-1 et seq. and 111-4-988 through 111-4-991. (Authorized by and implementing K.S.A. 1996 Supp. 74-8710; effective, T-111-3-10-97, Feb. 21, 1997.)

111-4-989. Definitions. The following definitions shall apply to the "Lucky Cash" instant lottery game:

(a) "Game symbols" are the numbers, letters, symbols, or pictures printed in the play area of each instant game ticket and which determine if the ticket bearer is entitled to a prize. In this instant game, the game symbols are printed in black ink in 15 point WGI font with matching captions in WGI Cap font. A game symbol appears in each of six play spots within the play areas. Each game symbol for this instant game is one of the following: \$1.\tilde{9} - \$2.\tilde{9} - \$5.\tilde{9} - \$5.\tilde{9} - \$0.\tilde{9} - \$2500 - \$5000 - image of a clover - image of a horseshoe.

(b) "Game symbol captions" are the words or portions of words, letters or numbers printed beneath each game symbol in the play area and are used to repeat or explain the game symbol. The game symbol caption associated with each game symbol is as follows:

Prize/Play Symbol	Prize/Play Symbol Caption
\$1. ⁰⁰	ONE\$
\$2.00	TWO\$
\$5.00	FIVE\$

20.00	TWENTY
40.00	FORTY
\$2500	25-HUN
\$5000	FIVETHOU
Image of a clover	DOUBLER
Image of a horseshoe	4XPRIZE

(c) "Ticket validation number" means a unique number appearing on each ticket which is used to validate winning tickets. For this instant game, the ticket validation number is an 11-digit number which appears on the front of each instant ticket and will be covered by latex.

(d) "Book-ticket number" means the unique number appearing on each ticket which includes the number of the book from which it was removed and the serially assigned number of the ticket within that book. For this instant game, the book-ticket number is an 8-digit book number followed by a dash and then a 3-digit ticket number. The ticket numbers in each book start with 000 and end with 299. The book-ticket number is printed in black ink on the back of each instant game ticket both above the information form and below the bar code.

(e) "Retailer validation code" means the small letters found under removable covering in the play area of each instant game ticket. The retailer uses this code to verify and validate winners which are to be paid by the retailer. In this instant game, the retailer validation code is a three-letter code printed and appearing in three of six varying locations among the game symbols. The codes and their meanings are as follows: ONE = $$1.0^{\circ}$; TWO - $$2.0^{\circ}$; FOR = $$4.0^{\circ}$; FIV = $$5.0^{\circ}$; TEN = $$10.0^{\circ}$; TWY = $$20.0^{\circ}$; FRY = $$40.0^{\circ}$; ETY = $$80.0^{\circ}$.

(f) "Bar code" means the 16-digit bar-coded number appearing on the back of each ticket. (Authorized by and implementing K.S.A. 1996 Supp. 74-8710; effective, T-111-3-10-97, Feb. 21, 1997.)

111-4-990. Determination of instant prize winners. An instant prize winner is determined for this instant game when the player removes or "scratches off" the removable layer of material covering the play area to reveal the six prize/play symbols. If three like prize amounts are revealed, the player wins the prize amount. If two like prize amounts, plus a clover symbol are revealed, the player wins double that prize amount. If two like prize amounts, plus a horseshoe symbol are revealed, the player wins four times the prize amount. (Authorized by K.S.A. 1996 Supp. 74-8710(b), (c) and (i); implementing K.S.A. 1996 Supp. 74-8710(b), (c) and (i), and K.S.A. 74-8720(b) and (d); effective, T-111-3-10-97, Feb. 21, 1997.)

There will be approximately 1,800,000 tickets ordered for this instant game. The expected number and value of the instant prizes are as follows:

Match	Prizes	Expected Number of Prizes in Game	Expected Value in Game
3 - \$1's	\$1	138,000	\$ 128,000
3 - \$2's	\$2	240,000	48,000
\$2 - \$1's + (Clover)	\$2	48,000	96,000
\$2(\$1's + Horseshoe)	\$4	18,000	72,000
3 - \$5′s	\$ 5	30,000	150,000
2 - \$5's + (Clover)	\$10	18,000	180,000
			(continued)

		and the second second		and the second of the second o
,000	240,00	12,000	\$20	2 - \$5 + (Horseshoe)
.000	36,00	900	\$40	3 - \$40's
,000	36,00	900	\$40	2 - \$20's + (Clover)
,680	7,68	96	\$80	2 - \$20's + (Horseshoe)
,000	5,00	2		
,000	20,00	4		
,000	15,00	3	\$5,000	
,680	\$1,043,6	289,905 \$		TOTAL
	20 15	2 4 3 289,905 <u>\$</u>	\$2,500 \$5,000 \$5,000	3 - \$2,500's 2 - \$2,500's + (Clover) 3 - \$5,000's

(b) The executive director may terminate the sale of tickets prior to the complete sale of all tickets. In this event, the number and value of prizes will be approximately proportional to the number of tickets actually sold. The odds of winning a prize in this game are one in 6.21

(c) All prizes are subject to deductions provided by law. (Authorized by K.S.A. 1996 Supp. 74-8710(b), (c) and (f); implementing K.S.A. 1996 Supp. 74-8710(b), (c) and (f); effective, T-111-3-10-97, Feb. 21, 1997.)

Article 5.—POWERBALL

"GET YOUR QP AT THE QT DRAWING"

111-5-52. Name of drawing. The Kansas lottery shall conduct a drawing entitled "Get Your QP at the QT Drawing." The drawing will be held at 5:30 p.m. on Wednesday, May 14, 1997, at QuikTrip No. 321 located at 6011 West Central in Wichita, Kansas. Rules applicable to the "Get Your QP at the QT Drawing" are contained in K.A.R. 111-5-52 through 111-5-57 and K.A.R. 111-6-1 et seq. (Authorized by and implementing K.S.A. 1996 Supp. 74-8710; effective, T-111-3-10-97, Feb. 21, 1997.)

the "Get Your QP at the QT Drawing" shall receive a trip for two to Las Vegas for four days and three nights, including hotel and air fare from Wichita, Kansas, plus \$500 in cash. The second prize winner selected in the "Get Your QP at the QT Drawing" shall receive \$100 worth of gasoline from QuikTrip. The prizes are subject to lottery validation, set-offs and deduction authorized by law. (Authorized by and implementing K.S.A. 1996 Supp. 74-8710; effective, T-111-3-10-97, Feb. 21, 1997.)

111-5-54. Method of entry. Entry into the "Get Your QP at the QT Drawing" to be conducted on May 14, 1997,

shall be accomplished as follows:

(a) Obtain a valid "Get Your QP at the QT Drawing" form by purchasing a singe Powerball ticket costing \$5.00 or more between April 1, 1997, and April 30, 1997, at any QuikTrip in Wichita, Derby, El Dorado, Park City, and Winfield. Entry forms will automatically be issued by the on-line terminal at any QuikTrip in the above cities upon making such a purchase. Only valid entry forms issed between the dates by QuikTrips in the above cities which are mailed pursuant to subsection (d) and received by the time specified in subsection (g) shall be eligible for the drawing.

(b) Whether or not the \$5.00 Powerball ticket itself is a winning ticket, the entry form is eligible for the "Get Your QP at the QT Drawing" if entered as specified by subsec-

tion (d).

(c) Each individual entry form shall constitute one entry whether it is a single \$5.00 ticket or a single \$5.00 multi-draw ticket.

- (d) Place one or more entry forms, not the Powerball ticket itself, into an envelope and mail them to: "Kansas Lottery," P.O. Box 3000, Great Bend, Kansas 67530. The mailing address shall also be printed on each entry form issued.
- (e) The holder of the entry form must complete the information on each entry form in a legible manner. Only one name shall appear on entry forms on any one entry.

(f) There is no limit on the number of entries a person

may make.

(g) All entry forms which are mailed and received by the morning mail pickup by the lottery at approximately noon on Monday, May 5, 1997, shall be entered into the "Get Your QP at the QT Drawing."

(h) Eligible entrants must be 18 years of age or older.

(i) Completing the information on the entry form and entering the form into the drawing constitutes authorization to publicly identify the person whose entry is drawn. (Authorized by and implementing K.S.A. 1996 Supp. 74-8710; effective, T-111-3-10-97, Feb. 21, 1997.)

111-5-55. Certification of the drawing. (a) The "Get Your QP at the QT Drawing" shall be personally observed by a member of the Kansas lottery division of se-

curity and the promotion coordinator.

- (b) Upon completion of the drawing, the security official and the promotion coordinator shall issue a report to the executive director, certifying that the name of the prize winner is correct, and that to the best of their knowledge the procedures required by these rules were followed in selecting the prize winner. (Authorized by and implementing K.S.A. 1996 Supp. 74-8710(b); effective, T-111-3-10-97, Feb. 21, 1997.)
- 111-5-56. Selection of winners. The following process shall be used for the selection of winners in the "Get Your QP at the QT Drawing":

(a) Kansas lottery personnel shall pick up all mail containing "Get Your QP at the QT Drawing" envelopes at the United States Post Office in Great Bend, Kansas.

(b) Lottery personnel shall transport the mail to the mail room where the entries will be removed from the envelopes and placed in a secure receptacle by lottery security personnel. On or before the day of the drawing, lottery security will transfer the entries and the service

receptacle to Wichita for the drawing

(c) The drawing shall be held at the QuikTrip No. 321 located at 6011 West Central in Wichita, Kansas, in a place accessible to the public and open for public attendance with lottery security personnel present, or at the QuikTrip corporate office located at 5929 West Central, Wichita, Kansas, in the event the lottery determines that because of weather or other conditions that the drawing location should be changed. The drawing shall be audio and video taped.

(d) Prior to the drawing, the drum or receptacle shall be sealed and the contents mixed by rotating the drum five times, if a drum is used, or by mixing the contents with a shovel or by other means for at least three minutes

if another type receptacle is used.

(e) The designated individual shall then unseal the drum or receptacle, and using the bare-arm technique,

remove one entry form from the drum or receptacle and certify it as valid.

(f) A second entry will be drawn and certified as the second prize winner unless the first entrant whose name was drawn cannot be located within 15 days. If the first entrant cannot be located, the person whose name was drawn second shall be declared the first prize winner.

(g) After the first two entries have been drawn and certified valid, five more entries will be drawn, one at a time, to serve as alternate entries. The alternate entries will be marked in order drawn, 1A, 2A, 3A, 4A and 5A. The alternate entry forms will be used only if the original winners cannot be located or declared ineligible.

(h) The Kansas lottery security official present shall review each entry drawn to determine the validity of the entry into the "Get Your QP at the QT Drawing" in accordance with these regulations. If it is a valid entry form and the name is legible, the draw manager and the security person shall record the name of the winner and the winner shall be promptly notified.

(i) If an entry form is determined to be ineligible, it shall be discarded by the security person present and another entry form will be drawn. This procedure will be repeated until valid selections are obtained.

i) The person whose name appears on each entry form on the entry drawn shall win the prize identified in K.A.R. 111-5-53, subject to validation by the lottery as set forth in these rules.

(k) All "Get Your QP at the QT Drawing" forms remaining in the drum or receptacle on May 14, 1997, after the winner has been selected and certified shall be destroyed. (Authorized by and implementing K.S.A. 1996 Supp. 74-8710(b); effective, T-111-3-10-97, Feb. 21, 1997.)

111-5-57. Rights of participants. Any Kansas Powerball entry form entered into the "Get Your QP at the QT Drawing" is disqualified from any other Kansas lottery prize or eligibility for which that entry form may have been redeemable. (Authorized by and implementing K.S.A. 1996 Supp. 74-8710(d); effective, T-111-3-10-97, Feb. 21, 1997.)

> Gregory P. Ziemak **Executive Director**

> > Register

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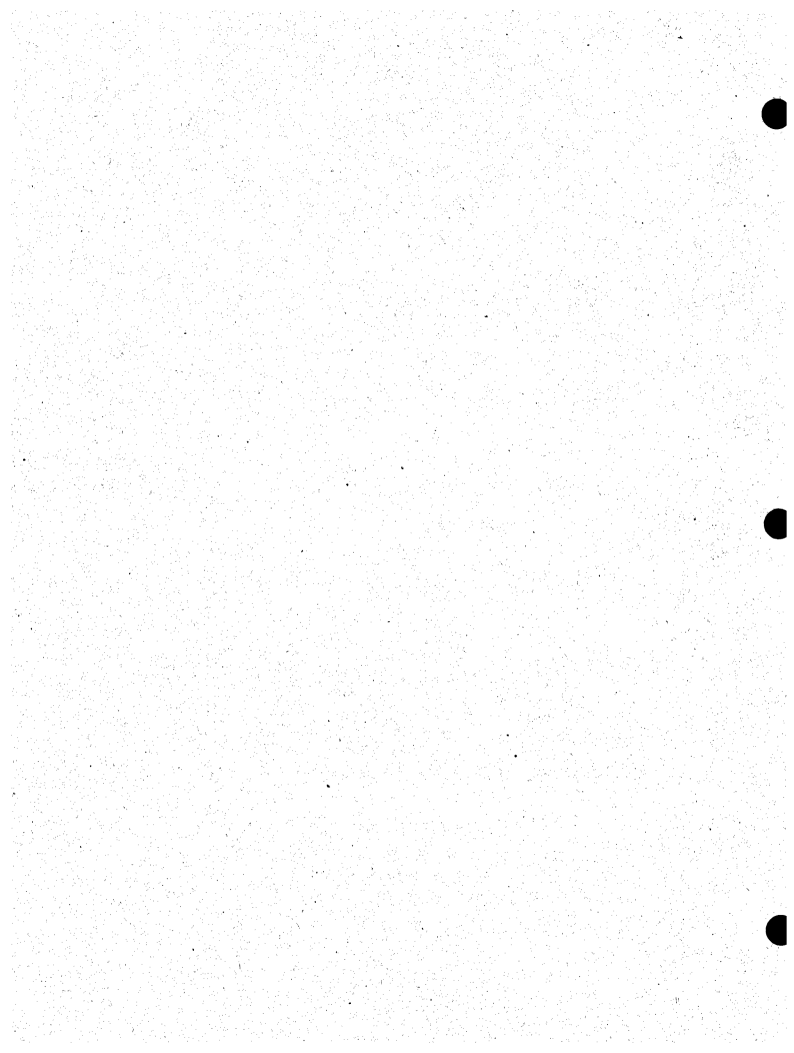
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